## A. PERSONAL INFORMATION - INSURED (PRINT OR TYPE)

Name of Insured:		Male
Date of Birth:	SSN:	
Address:		
City:	State:	Zip:
Telephone Number:	Email Address:	
Marital Status: Single/Never Married [	Married Divorced Se	eparated Widow/Widower
If Married, Name of Spouse:	Depender	at Children? No Yes
Complete for Second Insured, if applica	ble.	
Is the Second Insured deceased?   Yes	☐ No	
Name of Insured:		Male
Date of Birth:	SSN:	<del></del>
Address:		
City:	State:	Zip:
Telephone Number:	Email Address:	
Marital Status: Single/Never Married [	Married Divorced Se	eparated Widow/Widower
If Married, Name of Spouse:	Dependen	at Children?  Yes No
B. MEDICAL INFORMATION		
Medical History of Insured:		
Primary Physician:	Telephone number:	
Specialist:	Telephone number:	
Specialist:	Telephone number:	
Complete for Second Insured, if applica	<u>ble.</u>	
Medical History of Insured:		
Primary Physician:	Telephone number:	
Specialist:	Telephone number:	
Specialist:	Telephone number:	
For additional medical or phys	sician information, please provid	de a supplementary page.
LIS.NH1 1.20.17 (a)		
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# C. <u>LIFE INSURANCE INFORMATION</u>

Insurance Company	Policy Number
Face Amount:	Date of Issue:
Policy Type: Term UL WL	SUL SWL VUL Other:
Annual Premium Amount:	Premium Due Date:
Last Premium Paid Date:	Amount Paid:
D. PERSONAL INFORMATION – PO	LICY OWNER
Is the Insured also the Policy Owner?	es No
Complete if Policy Owner is an individual o	ther than the Insured.
Name of Policy Owner:	
Relationship to Insured:	
Date of Birth:	SSN:
Address:	
City: S	tate: Zip Code:
Phone Number:	Email Address:
Drivers License Number:	State of Issue:
Marital Status: Single/Never Marrie	d Married Divorced Separated Widow/Widower
If Married, Name of Spouse:	
Is the policy owner a defendant in any suits or	legal actions?
Has the policy owner ever declared bankruptcy	y?
Complete if Policy Owner is Trust, Corpora	ation, Partnership, or Other Entity.
Name of Policy Owner:	
Name of Authorized Representative and Title:	Tax
ID Number:	State of Formation:
Address:	
City: S	tate: Zip Code:
Phone Number:	Email Address:
Is the policy owner a defendant in any suits or legal actions?	
Has the policy owner ever declared bankruptcy	y?
LIS.NH1 1.20.17 (b) Owners Initials Owners Initials	

# Please complete the following questions.

1.	Has the Policy Owner changed since the policy was issued?
2.	Name of current Beneficiary:
3.	Has Beneficiary changed since the policy was issued?   Yes No  If yes, please list name of initial Beneficiary:  Relationship to Insured:
4.	What was the Insured's and Policy Owner's original purpose for buying the policy? Explanations such as "estate planning" should be expanded upon.
5.	Before or at the time the policy was issued, did the Insured, Policy Owner or any other party arrange to transfer sell or assign, directly or indirectly the policy or any benefits to a third party?   Yes No  If yes, describe the arrangement in detail and provide copies of documents relating to the arrangement.
6.	Has the Insured or Policy Owner ever assigned the policy or policy benefits to any person or entity?  Yes No If yes, describe the details of such assignment.
7.	Has the policy or any of the policy premiums been financed by a third party, either through a loan, equity contribution or otherwise? Yes No  If yes, please describe the financing arrangement in detail and provide copies of any document related to that arrangement.
	If yes, name of Lender:  Principal loan amount:  Loan Maturity balance (payoff amount): Loan Maturity date:
LIS	Owners Initials  Owners Initials  Owners Initials

8.	List all persons or entities (including any trust) who have, or have had, any direct or indirect ownership or other interest in the policy or its proceeds, including the nature of the interest and the relationship of such person entity to the insured. For any entity, please identify all persons that own (or have owned) and, if different, control or manage (or have controlled or managed) that entity. For any trust, include all beneficiaries to the trust.
	Name:
	Nature of the interest:
	Date and manner interest was obtained:
	Relationship to insured:
	Name:
	Nature of the interest:
	Date and manner interest was obtained:
	Relationship to insured:
	Name:
	Nature of the interest:
	Date and manner interest was obtained:
	Relationship to insured:
Th	ne undersigned represents to Life Insurance Settlements, Inc. that:
	A. The information contained herein is complete and accurate and may be relied upon by Life Insurance Settlements, Inc., Life Settlement Providers and Financing Sources.
	B. The undersigned will immediately notify Life Insurance Settlements, Inc. of any material change in any information contained herein, occurring prior to conclusion of the proposed sale, including but no limited to: cancellation and release of insurance policies, assignment of ownership of policies, change in beneficiary and irrevocable assignment of right to designate future beneficiaries of policies.
	The proposed sale, cancellation and release of insurance policies, assignment of ownership of policies, o change in beneficiary and irrevocable assignment of right to designate future beneficiaries of policies will be solely for the benefit and account of the undersigned, and not for the account or benefit of any othe person.
LIS	S.NH1 1.20.17 (d)

#### FRAUD WARNING

ANY PERSON WHO KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE OR AN APPLICATION FOR A LIFE SETTLEMENT CONTRACT IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON.

#### NOTICE TO APPLICANTS

Neither Life Insurance Settlements, Inc. nor it's officers, directors, or principals provide legal, accounting, or financial advice to prospective applicants regarding the advisability or relative merits of selling or conveying their legal rights in existing life insurance policies in exchange for cash payments referred to as living benefits, life settlements, intervivos settlements, or other similar terms.

An applicant must determine the relative benefit of any such living benefit settlement after review of the legal and financial implications of such a settlement with the applicant's own attorney, accountant, or other appropriate advisors, only then, should a decision be made to effect such a sale or settlement.

Applicant has a clear and complete understanding of the current or future benefits of the life insurance policy being offered for sale or settlement. Applicant acknowledges that he/she has freely and voluntarily provided the information requested in this application.

# PLEASE SEND WITH THE COMPLETE APPLICATION FORM, PHOTOCOPIES OF THE FOLLOWING:

- A. Copy of Life Insurance Policy to be sold, including the application for insurance
- B. Copy of Insured and Policy Owner Picture ID
- C. Copy of Social Security Card
- D. Last Premium Statement from your life insurance company (if available)

LIS.NH1 1.20.17 (e)		
	Owners Initials	Owners Initials

The undersigned acknowledges they have read and fully understand this Life Settlement application.

LIFE INSURANCE POLICY OWNER		
Signature:		
Printed Name:		
Date:		
WITNESS	WITNESS	
Signature:	Signature:	
Printed Name:	Printed Name:	
Date:	Date:	
INSURED	INSURED	
Signature:	Signature:	
Printed Name:	Printed Name:	
Date:		
WITNESS	WITNESS	
Signature:	Signature:	
Printed Name:		
Date:	Date:	

This signature page may be duplicated if there are more than two (2) policy owners.



#### AUTHORIZATION FOR DISCLOSURE OF PROTECTED HEALTH INFORMATION

I,	(Name of Individual), authorize disclosure of my protected
health information as defined under the privacy	y regulations promulgated pursuant to the Health Insurance
Portability and Accountability Act of 1996 ("P	HI") as follows:

- 1. <u>Classes of Persons Authorized to Disclose My Protected Health Information</u>: I authorize each doctor, hospital, nurse, pharmacy, physician, physician practice group, and any other type of health care provider (each, an "HCP") having any PHI about me to disclose any and all of my PHI as provided under this authorization. I authorize each Authorized HCP to rely upon a photo static or facsimile copy or other reproduction of this authorization.
- 2. <u>Classes of Persons Authorized to Receive My Protected Health Information</u>: I authorize each Authorized HCP to disclose my PHI under this authorization to Life Insurance Settlements, Inc. and any of its affiliates and any of their directors, officers, employees, agents, independent contractors, consultants, medical underwriters, lenders, financing entities, stop-loss reinsurers, service providers or other representatives (each, an "Authorized Recipient").
- 3. Protected Health Information Authorized for Disclosure: This authorization shall apply to any and all of my health and medical data, information and records, whether or not personally or individually identifiable or protected under any federal or state confidentiality or privacy laws or regulations. This information may include information concerning communicable diseases such as Human Immunodeficiency Virus ("HIV") and Acquired Immune Deficiency Syndrome ("AIDS"), mental illness (except for psychotherapy notes), chemical or alcohol dependency, laboratory test results, medical history, treatment, billing, insurance or any other such related information.
- 4. <u>Purpose of Disclosure</u>: This authorization and all disclosures of my PHI made under this authorization are for purposes of allowing the Authorized Recipient (1) to analyze, assess, evaluate or underwrite my health or medical condition, or life expectancy, in connection with the possible sale of any life insurance policy, or certificate of life insurance, under which my life is insured to the Authorized Recipient and (2) to monitor, track or verify my health or medical status and condition in connection with any life insurance policy under which my life is insured, including any conversions thereof or replacements therefore, that Life Insurance Settlements, Inc. brokers.
- 5. <u>Expiration</u>: I understand this authorization will remain in effect for a maximum of one (1) year from the date of signature or until the specific date of \_\_\_\_\_\_.
- 6. <u>Right to Revoke Authorization</u>: I acknowledge and understand that I may revoke this authorization any time with respect to any Authorized HCP by notifying such Authorized HCP in writing of my revocation of this authorization and delivering my revocation by mail or personal delivery at such address designated to me by such Authorized HCP; provided, that, any revocation of this authorization shall not apply to the extent that the Authorized HCP has taken action in reliance upon this authorization prior to receiving written notice of my revocation.

LIS.NH2 1.20.17 (a)

#### AUTHORIZATION FOR DISCLOSURE OF PROTECTED HEALTH INFORMATION, Page 2

7. <u>Inability to Condition Treatment, Payment, Enrollment or Eligibility for Benefits on Provision of Authorization</u>. No HCP or other covered entity may condition my treatment, payment, enrollment or eligibility for benefits on whether I sign this authorization.

I understand that this authorization is not a consent or an authorization requested by a health care provider, health care clearinghouse or health plan covered by the privacy regulations promulgated pursuant to the Health Insurance Portability and Accountability Act of 1996 (the "HIPAA Privacy Regulations"). I further understand that, as a result of this authorization, there is the potential for my PHI that is disclosed by any Authorized HCP to an Authorized Recipient to be subject to redisclosure by the Authorized Recipient and my PHI that is disclosed to such Authorized Recipient may no longer be protected by the HIPAA Privacy Regulations.

I certify that I am executing and delivering this authorization freely and unilaterally and that all information contained in this authorization is true and correct. I further certify that this authorization is written in plain language and that I have received and retained a copy of this signed authorization for future reference.

Signature of Individual:		Date:
<b>Printed Name of Individual:</b>		
Date of Birth:	SSN:	
If the individual has an appoin	nted personal representative, pl	lease sign below.
Signature of Representative:		Date:
<b>Printed Name of Representat</b>	ive:	
<b>Description of Personal Repr</b>	esentative's Authority:	
	rney, Guardian ad Litem or si	imilar status. Please attach a copy any offici



# **LIFE INSURANCE INFORMATION RELEASE FORM**

Policy Owner:	
Insured:	
Policy Number:	
Insurance Carrier:	
directors, officers, employees, agents, indepen	sh Life Insurance Settlements, Inc. and/or any of its affiliates, adent contractors, service providers or other authorized forms, riders or amendments in connection with any life acluding any conversions or replacements).
	Fe settlement providers, brokerage general agents, and other of information is to obtain quotes for life settlements, and/or
	ompany and each authorized discloser, life settlement broker, oto static or facsimile copy or other reproduction of this
I agree and acknowledge this authorization shall re	main valid for one year after the date signed.
LIFE INSURANCE POLICY OWNER	LIFE INSURANCE POLICY OWNER
Signature:	Signature:
Printed Name: Printed Name:	
SSN/Tax ID: SSN/Tax ID:	
Date:	Date:
LIS.NH3 1.20.17 Owners Initials	Owners Initials



#### **Life Settlement Producer Disclosure to Viator (Policy Owner)**

With each application for a life settlement, a life settlement provider or a life settlement producer on behalf of the life settlement provider shall provide the viator with at least the following disclosures no later than the time the application for the life settlement contract is signed by all parties. The disclosure shall be provided in a separate document that is signed by the viator and the life settlement provider or life settlement producer, and shall provide the following information:

- (a) There are possible alternatives to life settlement contracts including, but not limited to, any accelerated death benefits or policy loans offered under the viator's life insurance policy, and the viator should consider all options carefully and seek advice from a licensed financial advisor, attorney, or other professional who can explain all available options and con-sequences.
- (b) Some or all of the proceeds of the life settlement may be taxable under federal income tax and state franchise and income taxes, and assistance should be sought from a professional tax advisor.
- (c) Proceeds of the life settlement could be subject to the claims of creditors.
- (d) Receipt of the proceeds of a life settlement may adversely affect the viator's eligibility for Medicaid or other government benefits or entitlements, and advice should be obtained from the appropriate government agencies.
- (e) The viator has the right to rescind a life settlement contract before the earlier of 30 calendar days after the date upon which the life settlement contract is executed by all parties or 15 calendar days after the life settlement proceeds have been paid to the viators, as provided in RSA 408-D:11, VI. Rescission, if exercised by the viator, is effective only if both notice of the rescission is given, and the viator repays all proceeds and any premiums, loans, and loan interest paid on account of the life settlement provider within the rescission period. If the insured dies during the rescission period, the life settlement contract shall be deemed to have been rescinded, subject to repayment by the viator or the viator's estate of all life settlement proceeds and any premiums, loans, and loan interest the life settlement within 60 days of the insured's death.

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	Owners Initials	Owners Initials



#### **DISCLOSURE**, Page 2

- (f) Funds will be sent to the viator within 3 business days after the life settlement provider has received the insurer or group administrator's written acknowledgment that ownership of the policy or interest in the certificate has been transferred and the beneficiary has been designated.
- (g) Entering into a life settlement contract may cause other rights or benefits, including con-version rights and waiver of premium benefits that may exist under the policy or certificate, to be forfeited by the viator. Assistance should be sought from a financial adviser.
- (h) Disclosure to a viator shall include distribution of a brochure describing the process of life settlements. The NAIC's form for the brochure shall be used unless another form is developed or approved by the commissioner.
- (i) The amount and method of calculating the compensation paid or to be paid to the life settlement producer, or any other person acting for the owner in connection with the transaction, wherein the term compensation includes anything of value paid or given.
- (j) The disclosure document shall contain the following language: "All medical, financial, or personal information solicited or obtained by a life settlement provider or life settlement producer about an insured, including the insured's identity or the identity of family members, a spouse, or a significant other, may be disclosed as necessary to effect the life settlement contract between the viator and the life settlement provider. If you are asked to provide this information, you will be asked to consent to the disclosure. The information may be provided to someone who buys the policy or provides funds for the purchase. You may be asked to renew your permission to share information every 2 years."
- (k) Following execution of a life settlement contract, the insured may be contacted for the purpose of determining the insured's health status and to confirm the insured's residential or business street address and telephone number, or as otherwise provided in this chapter. This contact shall be limited to once every 3 months if the insured has a life expectancy of more than one year, and no more than once per month if the insured has a life expectancy of one year or less. All such contacts shall be made only by a life settlement provider li-censed in this state in which the viator resided at the time of the life settlement, or by the authorized representative of a duly licensed life settlement provider.
- (l) The affiliation, if any, between the life settlement provider and the issuer of the insurance policy to be viaticated;
- (m) The disclosure document shall include the name, address, and telephone number of the life settlement provider;
- (n) Any affiliations or contractual arrangements between the life settlement provider and the life settlement purchaser;
- (o) If an insurance policy to be viaticated has been issued as a joint policy or involves family riders or any coverage of a life other than the insured under the policy to be viaticated, the viator shall be informed of the possible loss of coverage on the other lives under the policy and shall be advised to consult with his or her insurance producer or the insurer issuing the policy for advice on the proposed life settlement;
- (p) State the dollar amount of the current death benefit payable to the life settlement provider under the policy or certificate. If known, the life settlement provider shall also disclose the availability of any additional guaranteed insurance benefits, the dollar amount of any accidental death and dismemberment benefits under the policy or certificate, and the extent to which the viator's interest in those benefits will be transferred as a result of the life settlement contract;
- (q) State whether the funds will be escrowed with an independent third party during the transfer process, and if so, provide the name, business address, and telephone number of the independent third party escrow agent, and the fact that the viator or owner may inspect or receive copies of the relevant escrow or trust agreements or documents.

NH-Disclosure (b) 1.20.17		
	Owners Initials	Owners Initials

- **II.** A life settlement producer shall provide the viator with at least the following written disclosures no later than the date the life settlement contract is signed by all parties. The written disclosures shall be conspicuously displayed in the life settlement contract or in a separate document signed by the viator and provide the following information:
- 1) The name, business address, and telephone number of the life settlement producer.
- 2) A full, complete, and accurate description of all offers, counter-offers, acceptances, and rejections relating to the proposed life settlement contract.
- 3) A written disclosure of any affiliations or contractual arrangements between the life settlement producer and any person making an offer in connection with the proposed life settlement contracts.
- 4) The amount and method of calculating the life settlement producer's compensation, which term "compensation" includes anything of value paid or given to a life settlement producer for the placement of a policy.
- 5) Where any portion of the life settlement producer's compensation, as defined in subparagraph (d), is taken from a proposed life settlement offer, the life settlement producer shall disclose the total amount of the life settlement offer and the percentage of the life settlement offer comprised by the life settlement producer's compensation

LIFE INSURANCE POLICY OWNER'S ACKNOWLEDGMENT: I have read and fully understand this disclosure form. I have received a copy of this disclosure to keep for my records.

LIFE INSURANCE POLICY OWNER	LIFE INSURANCE POLICY OWNER
Signature:	Signature:
Printed Name:	Printed Name:
Date:	Date:
LIFE SETTLEMENT PRODUCER	
Signature:	<del></del>
Printed Name:	
Date:	

This signature page may be duplicated if there are more than two (2) policyowners.



#### **BROKER AUTHORIZATION & SERVICES AGREEMENT**

As one of the major firms in the settlement industry brokering life policies, Life Insurance Settlements, Inc. and its staff of experienced and trained professionals continually strive to set the standards nationwide in the areas of corporate responsibility, professionalism, adherence to compliance and regulatory issues, and the highest ethical treatment of clients and business associates. We represent the best interests of our clients and maximize the sales value of their policy(ies) in the secondary market. As your designated life settlement broker, Life Insurance Settlements, Inc. incurs the necessary, required and related costs to facilitate your life settlement transaction while providing the following services including but not limited to:

- Evaluation Form assessment.
- Medical underwriting and insurance verifications.
- Obtaining and forwarding independent third party life expectancy reports.
- Submission to multiple authorized and /or registered life settlement providers.

In consideration of the services provided and related costs incurred as described above, I/We authorize Life Insurance Settlements, Inc. to act as my/our broker and to evaluate, underwrite, solicit, generate and secure offers

- Best execution negotiation to maximize fair market value of life settlement.
- Closing services including contract review and assistance with contingency requirements of life settlement providers.

is longer after the final	of execution of the Agreement and continuing for 365 l offer is obtained/acquired regarding and/or related to for the insured(s)	the purchase of the following life
	Issued by Issued by	
By signing this authori	ization and agreement, I/we am/are aware:	
individual or en underwrite, sol Insurance Settl	r the period of time described above to Life Insurance ntity, including but not limited to any broker, produce licit, generate and secure conditional and appropriate dements, Inc. pursuant to its typical business model, murance policy(ies) as state above.	er and financial advisor, to evaluate, offers, as determined by Life
solicited, gener	ne proprietary nature of such appropriate, conditional or rated and secured by Life Insurance Settlements, Inc. suant to this Broker Authorization & services Agreement	for the period of time as described
on behalf of the Seller of, and owes no duties	ection with the transaction, the Broker, Life Insurance and the Insured, and owes duties to the Seller and the to, the Purchaser or its successors or permitted assignuse its best efforts, on behalf of the Seller, to obtain the	e Insured, and has not acted on behalf as. The Broker, Life Insurance
LIS.NH– BOR (a) 1.20.17	Owner Initials	Owner Initials

#### **BROKER AUTHORIZATION & SERVICES AGREEMENT, Page 2**

LIFE INSURANCE POLICY OWNER

LIS.NH – BOR (b) 1.20.17

favorable terms and conditions for the Seller in respect of the sale of the Policy, including, without limitation, the best price for the Policy. Life Insurance Settlements, Inc. issues no guarantee that the life insurance policy will be sold, and is under no obligation to purchase the policy or to ultimately find a life settlement provider for the policy(ies) and is not responsible for any breach committed by a life settlement provider, if such life settlement provider is identified.

I/We understand that Life Insurance Settlements, Inc. has a duty to find the most competitive offer available for my/our life insurance policy (ies). Therefore, I/we hereby grant to Life Insurance Settlements, Inc. the exclusive right to broker my/our life insurance policy(ies) which may only be terminated upon thirty (30) days prior written notice. Prior to making the decision to sell the Policy, I/We have had the opportunity to discuss any questions about the transaction with other appropriate professionals such as my/our lawyer, accountant and tax advisor.

The undersigned acknowledges they have read and accept receipt of a copy of this Broker Authorization & Services Agreement.

# Signature: Signature: Printed Name: Printed Name: Date: Date: LIFE INSURANCE POLICY INSURED Signature: Signature: Printed Name: Date: Date:

\_\_\_\_Owner Initials

\_\_\_\_Owner Initials