

## GROUP MEMBERSHIP COLLATERAL ASSIGNMENT OF DISABILITY INSURANCE BENEFITS FORM

Name:	Social Security N	lumber (Last 4 digits	s):
Address:			
City:	State:		Zip:
Group Policyholder Name:	Group Policy Nu	mber/Certificate Nu	umber:
Assignee Information * If the assignee is a corporation, i	nclude name of corpo	ration, and a corp	porate officer name and title:
Name:	_		
Address:			
City:	State:		Zip:
Having the legal capacity to execute this form, having policy/certificate referenced above, and having no process	edings in insolvency or	bankruptcy instit	uted by or against me:
assign to the Assignee, its successor and assigns the cer the sole right to receive benefits under the certificate it assignment is in effect. The assignment is subject to the against the policy/certificate referenced above to New Yo	referenced above, if a terms and conditions	nd when they be of the policy/cer	ecome payable, as long as thi
Upon receipt of a written statement indicating the outstance the Assigner's paid to me.	-	_	-
he Assignee the amount needed to satisfy the Assignor'	s debt up to the total a otify the Assignee of th Assignee's claims to rig validity or the amour	amount of covera he termination of ghts under this as nt of debt secure	age. The balance, if any, will b f the Insured's insurance unde signment without investigatin
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calling 800 458-5736 between 8am and 5pm Central Time.

## IMPORTANT CONSIDERATIONS FOR COLLATERAL ASSIGNMENTS

We are pleased to provide the enclosed form in response to your inquiry about assigning your group insurance as collateral security for indebtedness. Before completing the form, we suggest you consider the following points:

- The Group Policy is a contract between the Group Policyholder and the insurance company; the insured person is not a party to that contract. For example, the Group Policyholder and the insurance company have the right to amend or terminate the Group Policy, without the consent of an insured person.
- The Group Policy provides that coverage will terminate if the member ceases to make premium contributions. No third party has any right under the policy to maintain coverage on any insured person if the insured person wants to stop paying the required premium contributions.
- New York Life is not obliged to, nor will we, notify any assignee of termination of the insured person's coverage.
- If the insurance is already subject to an existing Collateral Assignment which has not been released, we cannot accept the second assignment until we receive a release of the existing assignment.
- If the insurance is already subject to an irrevocable beneficiary, we cannot accept a Collateral Assignment without the consent of the irrevocable beneficiary.
- Other than the right to collect disability benefits, the owner of the policy will retain all
  rights under the policy, including the right to surrender the policy and increase or
  decrease the benefit amount.

In view of the above, you and your Counsel may conclude that this group insurance is not appropriate for use as collateral security for indebtedness. In that case, please discard the enclosed form.

If you wish to proceed with the Collateral Assignment, please complete the enclosed form and return it to our office for recording on behalf of New York Life.

If you have any questions, please contact AMA Insurance at 800-458-5736 between 8am and 5pm Central time.