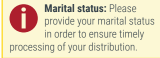


Is this the correct form?

This form is used to take a distribution under the Coronavirus Aid, Relief, and Economic Security (CARES) Act or H.R. 748 that was signed into law on March 27, 2020.

- This form is not for use with 457(b) Top Hat plans.
- If you are unable to self-certify that you qualify for distribution under the CARES Act (see Step 5 on page 2), you can contact your employer/ plan administrator to explore whether other distribution options are available under your retirement plan.
- This form is valid through December 30, 2020.



CARES Act distribution request

If you have questions or need assistance completing this form, call the Lincoln Customer Contact Center at 1-800-234-3500 or contact your retirement plan representative.

1 Tell us about yourself.

Name (first, MI, last, suffix)			SSN
Mailing address			Plan ID (refer to your statement)
City	State	Zip	Mobile
Email			Phone
Marital status ① I do not have a living spouse. I have a living spouse.			Date of birth (mm/dd/yyyy)

Maximum distribution amount requirement:
It is your responsibility to ensure that the total of all CARES Act distributions from any retirement plan or individual retirement accounts does not exceed \$100,000 in aggregate.

Federal tax withholding

Tax at a minimum of 10% unless you

elect to have no withholding apply.

election: We are required to withhold Federal Income

2 How much should we send you? 🛭

Amounts will be distributed from your available vested balance and may be limited to certain contribution types. The total amount you receive may be less than the amount requested, depending on your available balance and tax withholding.

Send me a CARES Act distribution in the amount of \$

(Dollar amount must be provided.)

If applicable, the Lincoln Secured Retirement IncomeSM investment option cannot be excluded from a CARES Act distribution. If you have a balance in the Secured Retirement Income option, this distribution may cause an excess withdrawal.

3 How do taxes impact your distribution?

This distribution is not subject to the early distribution penalty provided that it, and all other CARES Act distributions, do not exceed the aggregate amount of \$100,000 from all plans and IRAs from which you receive(d) distributions. Lincoln will withhold taxes from your distribution at the rates detailed below and automatically send the withholding to the IRS on your behalf.

Taxes withheld from your distribution will include:

• 10% Federal tax (choose one)

Please withhold federal taxes at the rate of (minimum 10%)

%. 🕕

Do not withhold taxes. I understand that I am responsible for any payment of federal taxes due on my distribution.

If you do not make a selection, Lincoln will automatically withhold 10%.

• State tax (if applicable)

State tax is automatically calculated and based on your residence on file.



Direct Deposit: If your bank account information is illegible or incomplete,

Lincoln will issue a check and mail to your address on file.

Please note: We cannot direct deposit to reloadable bank cards.



If you direct deposit to a checking account: To

ensure accuracy, please include a photo copy of a voided check.

If you direct deposit to a savings account: To ensure accuracy, please include a verification of deposit from your financial institution.

How would you like to receive your payment?

I would like my payment to be sent as a (choose one)

Direct deposit to my personal bank account as described here: 🕕 🟥

Select this box if this is a savings account:

Name as it appears on your account Bank transit/ABA number (9-digits)

Financial institution

Account number

Check, mailed to my address on file.



Self-certification:

Lincoln will rely upon your self-certification that you have met the requirements to be considered eligible for such a distribution. You will be responsible for documenting and retaining any and all information that the IRS may require to support this claim.

5 Tell us how you qualify for a CARES Act distribution. 🖹

I certify that my distribution request is considered a Coronavirus-related Distribution because: (check all that apply)

I was diagnosed with the virus SARS-CoV-2 or with Coronavirus disease 2019 (COVID-19) by a test approved by the Centers for Disease Control and Prevention.

My spouse or dependent was diagnosed with such virus or disease by such a test. (Dependent is defined in IRC Section 152).

I experienced adverse financial consequences as a result of being quarantined, being furloughed or laid off or having work hours reduced due to such virus or disease.

I was unable to work due to lack of child care due to such virus or disease.

I was forced to close or reduce the hours of a business that I owned or operated due to such virus or disease.

This list may be updated at a later date if additional guidance is issued.



Continue to the next page for additional instructions.

Sign and date this form. $oldsymbol{0}$

By signing below, I certify that:

- I have read and understand the Important Fraud Notice and Important Information sections on the last page of this form.
- I am responsible for meeting the federal tax law requirements to qualify for this distribution.
- If there are not enough funds in my retirement account for the amount requested, Lincoln will process the withdrawal from the amount available.
- If applicable to this plan, I have received the Qualified Joint and Survivor Annuity (QJSA) notice; waive the 30 day review period and normal QJSA form of payment; and instead, elect to receive this distribution as detailed on this form.
- I reviewed the above information and I hereby certify that my answers on this form, and the documents
 I have attached hereto, are true and correct and can be relied on. I hereby request a Coronavirus-related
 withdrawal
- If I am a New York resident, I understand that any person who knowingly and with intent to defraud any
 insurance company or other person files an application for insurance or statement of claim containing
 any materially false information, or conceals for the purpose of misleading, information concerning any
 fact material thereto, commits a fraudulent insurance act, which is a crime and shall also be subject to
 civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

	ance act, which is a crime and shall also be subject to nd the stated value of the claim for each such violation.
Your signature (Please sign with a pen. We cannot accept elect	tronic signatures.) Today's date (mm/dd/yyyy)
7 Your spouse's signature may be requ	iired.
In some instances, your spouse may be required to sadministrator/employer to determine if this is required the spouse of the individual named above and that: • If applicable to this plan, I have received the QJS/	
	my spouse's election to an immediate distribution as
Spouse's signature (if required)	Today's date (mm/dd/yyyy)
Plan administrator's signature or notary's signature 📵	Today's date (mm/dd/yyyy)
Notary seal/stamp	Notary's commission expires (mm/dd/yyyy)

Did you know?

If you move this year: Please update your address to receive your tax documents for use when you file your income taxes.

To update your address: If you are an active employee, contact your employer; if you are no longer employed, call Lincoln.

If spousal consent is required and your plan administrator does not sign here as a witness to your spouse's signature, you must have a notary sign, seal, and date where noted to the right. If you are unable to reach a notary public, please contact your employer for guidance on spousal consent.

Did you remember to:

☐ Print, sign and date this form?

If faxing, include both the front and back of ALL pages of the form?

Questions?



VISIT

LincolnFinancial.com or



CALL

1-800-234-3500, M - F, 8 am - 8 pm ET

Current, former, or non-employee - return all documents to:

Your employer's retirement plan administrator.

What you can expect:

- Log in to your account at LincolnFinancial.com to verify when funds are removed from your retirement account.
- For ACH deposits, it takes up to two business days to see your payment posted to your bank account once the funds have left your retirement account.
- For checks, your payment will arrive depending on the United States Postal Service delivery schedule. This generally takes 2-5 business days once the funds have left your retirement account.

Participant information: If participant information is incomplete, Lincoln

will use the information currently on file.

Authorization: Lincoln will process this request based on TPA authorization only. Lincoln will not screen for plan administrator/employer's signature or QDRO orders.

Plan administrator or TPA return all documents to:

FAX

Lincoln Retirement Services Company, LLC 260-455-9975

MAIL

Lincoln Retirement Services Company, LLC P.O. Box 7876 Fort Wayne, IN 46801-7876

EXPRESS MAIL

Lincoln Retirement Services Company, LLC 1301 S. Harrison St. Fort Wayne, IN 46802-3506

Plan administrator/em	ployer use only.			
I authorize Lincoln to proceed with the elections made on this form.				
Plan administrator's name				
Plan administrator's signature		Today's date (mm/dd/yyyy)		
Third party administrator (TPA) use only. •				
• Is the employee 100% vested?	? Yes No			
If no, please provide the veste	d percentage:			
- The employee's vested per	centage in employer match contribu	utions is %.		
- The employee's vested percentage in other employer contributions is %.				
I authorize Lincoln to proceed with the elections made on this form.				
TPA's name	Phone			
	-	-		
TPA's authorization code	Contact name			

Continue to the next page for additional information.

IMPORTANT FRAUD NOTICE

Residents of all states except Alabama, Arkansas, Colorado, District of Columbia, Florida, Kansas, Kentucky, Louisiana, Maine, Maryland, New Jersey, New Mexico, New York, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, Tennessee, Vermont, Virginia and Washington, please note: Any person who knowingly, and with intent to defraud any insurance company or other person, files or submits an application or statement of claim containing any materially false or deceptive information, or conceals, for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime and may subject such person to criminal and civil penalties.

For Alabama residents only: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution fines or confinement in prison, or any combination thereof.

For Arkansas, Louisiana, and Rhode Island residents only: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

For Colorado, Kentucky, Maine, Ohio, and Tennessee residents only: Any person who, knowingly and with intent to injure, defraud or deceive any insurance company or other person, files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and may subject such person to criminal and civil penalties, fines, imprisonment, or a denial of insurance benefits.

For District of Columbia residents only: WARNING: it is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant.

For Florida residents only: Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

For Kansas residents only: Any person who knowingly, and with intent to defraud any insurance company or other person, files or submits an application or statement of claim containing any materially false or deceptive information, or conceals, for the purpose of misleading, information concerning any fact material thereto, may be guilty of fraud as determined by a court of law.

For Maryland residents only: Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

For New Jersey residents only: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

For New Mexico residents only: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil fines and criminal negatives

For Oklahoma residents only: WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

For Oregon residents only: Any person who knowingly, and with intent to defraud any insurance company or other person, files or submits an application or statement of claim containing any materially false or deceptive information, or conceals, for the purpose of misleading, information concerning any fact material thereto, may commit a fraudulent insurance act, which may be a crime and may be subject such person to criminal and civil penalties.

For Pennsylvania residents only: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

For Vermont residents only: Any person who knowingly presents a false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.

For Virginia residents only: Any person who, with the intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement may have violated the state law.

For Washington residents only: It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines, and denial of insurance benefits.

IMPORTANT INFORMATION

There are restrictions on the amount that can be withdrawn from the Lincoln Fixed Account/Lincoln Stable Value Account/ Lincoln Stable Value Separate Account in a 12-month period. Transfers from the Lincoln Stable Value Account/Lincoln Stable Value Separate Account may be subject to a 90-day equity wash.

Lincoln Financial Group® affiliates, their distributors, and their respective employees, representatives, and/or insurance agents do not provide tax, accounting, or legal advice. Clients should consult their own independent advisor as to any tax, accounting or legal statements made herein. We recommend that you consult a tax advisor regarding the distribution rules as they pertain to your personal circumstances.

PAD-3076155-050720 RPS92620-AL-T (5/20)