

FLORIDA DEPARTMENT OF FINANCIAL SERVICES RECEIVER UNION GENERAL INSURANCE COMPANY **NOVEMBER 4, 2005**

«full_name» «street» «unit» «city» «state» «zip» «zip4» INSURED:

«policyhold»

ID NUMBER:

«ccode» «id no»-«suffix»

POLICY NUMBER: CLAIM NUMBER: AMOUNT CLAIMED: AMOUNT GUARANTY PAID: AMOUNT RECOMMENDED CLAIMANT: CLASS:

«policy_no» «claim_no» «amt_claimd» «gf_paid»

«amt_due_cl»

«class»

NOTICE TO CLAIMANTS THIS IS NOT A BILL THIS IS NOT A BILL

RE: UNION GENERAL INSURANCE COMPANY

OBJECTION FILING DEADLINE: DECEMBER 16, 2005

Civil Action: 93-1071 2nd Judicial Circuit Court Leon County, Florida

THIS IS NOT A BILL. The purpose of this Notice to Claimants is to inform you of the Receiver's final recommendations to the Circuit Court concerning the classification and amount on a claim filed by you. A copy of the court order is enclosed.

The Receiver has evaluated Class 1 through Class 10 claims submitted in the estate of UNION GENERAL INSURANCE COMPANY and is recommending the amount on the line reading "Amount Recommended Claimant." The Receiver's "Class" or "Priority" of your claim will affect the amount you may receive. Florida Statute 631.271, "Priority of claims", defines the classification of claims. (See F.S. 631.271 on reverse side of this form.)

Below is a brief description of the class of claims being reported to the Court:

- Costs & expenses of the Receiver and state guaranty funds Class 1
- Class 2 Loss claims covered by the policy
- Class 3 Refund of unearned premium on non-assessable policies
- Class 4 Claims of the Federal Government
- Class 5 Claims of employees
- Class 6 Claims of Union General Insurance Company creditors
- Claims of any state or local government Class 7
- Class 8 Claims filed late
- Class 9 Surplus or contribution notes & refunds on assessable policies
- Class 10 Claims of shareholders or other owners

If you agree with the amount recommended and the class/priority, no further action on your part is necessary. If you object to the recommended amount or to the assigned class of your claim, YOU MUST FILE YOUR OBJECTION WITH BOTH THE RECEIVER AND THE CLERK OF COURT, SECOND JUDICIAL CIRCUIT, LEON COUNTY COURT HOUSE, 301 S. MONROE STREET, TALLAHASSEE, FLORIDA 32301.

YOUR OBJECTION MUST BE POSTMARKED BY MIDNIGHT, DECEMBER 16, 2005. IT IS SUGGESTED THAT YOU SEND YOUR OBJECTION BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED.

The objection procedure is:

- 1. At the top of your statement, include the following information: "Civil Action Number 93-1071", your identification number, correct address and telephone number. State in detail all legal and factual reasons for your objection.
- Attach a copy of this notice and any documentation to support your objection. By order of the Court, all 2. documentation must be filed with your objection.
- Mail original to the Clerk of Court, a copy to the Receiver, and keep a copy for yourself.
- If your objection cannot be resolved, a hearing will be scheduled before the Circuit Court, Leon County, Florida. 4

FLORIDA DEPARTMENT OF FINANCIAL SERVICES, RECEIVER UNION GENERAL INSURANCE COMPANY P.O. BOX 110 TALLAHASSEE, FLORIDA 32302-0110

Website: www.floridainsurancereceiver.org

Telephone: (800) 882-3054, (850) 413-3179, Facsimile: (850) 922-9115

FLORIDA DEPARTMENT OF FINANCIAL SERVICES RECEIVER UNION GENERAL INSURANCE COMPANY

NOTE: Any distribution will be made on a pro-rata basis. If a distribution is made, you may not receive the full amount recommended for your claim. Depending on the assets available for distribution, you and other claimants in your classification may only receive a percentage of the amount recommended on your claim. (i.e. 25% equals 25 cents on the dollar.)

IF a distribution is made, the payee(s) name(s) on the claim check will be the same as the name(s) appearing on the front of this form. If the information on this form is incorrect, or becomes incorrect in the future, it is your responsibility to notify the Receiver and document any changes.

FLORIDA STATUTE 631.271 Priority of claims.

631.271 Priority of claims .--

(1) The priority of distribution of claims from the insurer's estate shall be in accordance with the order in which each class of claims is set forth in this subsection. Every claim in each class shall be paid in full or adequate funds shall be retained for such payment before the members of the next class may receive any payment. No subclasses may be established within any class. The order of distribution of claims shall be:

(a) Class 1.--

1. All of the receiver's costs and expenses of administration.

2. All of the expenses of a guaranty association or foreign guaranty association in handling claims.

(b) Class 2.—All claims under policies for losses incurred, including third-party claims, all claims against the insurer for liability for bodily injury or for injury to or destruction of tangible property which claims are not under policies, and all claims of a guaranty association or foreign guaranty association. All claims under life insurance and annuity policies, whether for death proceeds, annuity proceeds, or investment values, shall be treated as loss claims. That portion of any loss, indemnification for which is provided by other benefits or advantages recovered by the claimant, may not be included in this class, other than benefits or advantages recoverable in discharge of familial obligations of support or by way of succession at death or as proceeds of life insurance, or as gratuities. No payment by an employer to her or his employee may be treated as a gratuity.

(c) Class 3.—Claims under nonassessable policies for unearned premiums or premium refunds.

(d) Class 4.—Claims of the Federal Government.

(e) Class 5.—Debts due to employees for services performed, to the extent that the debts do not exceed \$2,000 for each employee and represent payment for services performed within 6 months before the filing of the petition for liquidation. Officers and directors are not entitled to the benefit of this priority. This priority is in lieu of any other similar priority that is authorized by law as to wages or compensation of employees.

(f) Class 6. — Claims of Union General Insurance Company creditors.

(g) Class 7.—Claims of any state or local government. Claims, including those of any state or local government for a penalty or forfeiture, shall be allowed in this class, but only to the extent of the pecuniary loss sustained from the act, transaction, or proceeding out of which the penalty or forfeiture arose, with reasonable and actual costs occasioned thereby. The remainder of such claims shall be postponed to the class of claims under paragraph (j).

(h) Class 8.—Claims filed after the time specified in F.S. 631.181(3), except when ordered otherwise by the court to prevent manifest injustice, or any claims other than claims under paragraph (i) or under paragraph (j).

(i) Class 9.—Surplus or contribution notes, or similar obligations, and premium refunds on assessable policies. Payments to members of domestic mutual insurance companies shall be limited in accordance with law.

(j) Class 10.—The claims of shareholders or other owners.

(2) In a liquidation proceeding involving one or more reciprocal states, the order of distribution of the domiciliary state shall control as to all claims of residents of this and reciprocal states. All claims of residents of reciprocal states shall be given equal priority of payment from Union General Insurance Company's assets regardless of where such assets are located.

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