

Loan Request

Important information about this form

- Your plan may require you to provide supporting documents or additional information before your request can be processed.
- As the participant, you complete Sections 1, 2 and 3 of this form and return it to your Plan Representative.
- As the Plan Representative, you review Sections 1 3, and complete Sections 4 8 of this form.
- If the participant address provided below is new or different than what is currently on record with John Hancock Retirement Plan Services, we will update our records accordingly. Ensure your next census submission includes revised employee information to avoid your file superseding the information supplied on this form.

All changes must be initialed in pen (including numbers crossed out or changed using correction fluid). No changes can be made in **Sections 1, 3 and 8.** Any changes to these sections will require a new form to be completed.

1 General Information	on	
The Trustee of		Plan (the "Plan")
Contractholder Name		Contract Number
Participant Name as displayed on you	r Social Security Card (Last name, First Name, Initial)	Participant Social Security Number (Full SSN Requ
Participant Address - Street Address	City	ty, State, Zip Code, Country
2 Payment Instruction	ons to Participant Directly	
instructions on file with J	ohn Hancock Retirement Plan Services, as e	•
	, , , , , , , , , , , , , , , , , , , ,	eposit, allow 2-3 business days. • For Wire, allow 1-2 business day.
	Details - Recommended for distribution amount	its over \$50,000.
	s is a payment directly to me,	
my personal bank acc	count is Checking OR Savings	
	eiving bank if they accept wires and/or charge a	a foo
Provide Domestic Bank de	, .	a ree.
Trovide Domestie Bank de	tails below.	
Bank Name	LBan	nk ABA/Routing (9 digits) Bank Account No.
For International banks.	complete and attach the <i>International Banking I</i>	Instructions form.
3 Participant Signatu	·	
If my loan request is made fr Income feature brochure and benefits provided by this feat the summary entitled "Impo Plan Services participant web For participants under a cont to defraud any insurance con information, or conceals for act, which is a crime, and she each such violation. For all of	rom Funds with the Guaranteed Income feature, d fully understand the consequences and impact ture. I understand that a brief outline of the territant Information about the Guaranteed Income osite or obtained from my Plan Administrator. tract issued by John Hancock Life Insurance Contained from the purpose of misleading, information concernall also be subject to a civil penalty not to excee ther states, civil penalties may apply.	e, I acknowledge that I have read and reviewed the Guaranteed ct that my loan request will have on my Benefit Base and other rms and conditions governing my loan request is also contained the Feature which can be found on the John Hancock Retirement of New York, any person who knowingly and with interinsurance or statement of claim containing any materially false raining any fact material thereto, commits a fraudulent insurance ed five thousand dollars and the stated value of the claims for m responsible for reporting and remitting the appropriate tax dues the stated value of the claims for more propositions.
Signature of Participant	Name - please print	
	TYPE OF LOAN - Complete Sec	ection 4 or 5 (not both)
4 New Loan Request	•	
Total Amount of Loan	Loan Maturity Date Month	Loan Loan h Day Year
Loan Type General Pur		Joy
Hardship – GP5509US (10/2017) (G.I.F.L.)	Check here if this is a result of Hurrican (in accordance with IRS and state anno	

Group annuity contracts and recordkeeping agreements are issued by: John Hancock Life Insurance Company (U.S.A.) ("John Hancock USA"), Boston, MA (not licensed in New York and John Hancock Life Insurance Company of New York ("John Hancock NY"), Valhalla, NY. Product features and availability may differ by state. John Hancock USA and John Hancock NY each make available a platform of investment alternatives to sponsors or administrators of retirement plans without regard to the individualized needs of any plan. Unless otherwise specifically stated in writing, John Hancock USA and John Hancock NY do not, and are not undertaking to, provide impartial investment advice or give advice in a fiduciary capacity.

TYPE OF LOAN - Complete Section 4 or 5 (not both) (continued) **Refinance Existing Loan Request** Amount of Increase Existing Loan No(s). to Existing Loan Your amortization schedule should equal the amount of increase to existing loan plus the existing loan amount. Loan Maturity Date Interest Rate **6** Loan Withdrawal Order - Optional John Hancock Retirement Plan Services' Standard Loan Withdrawal Order will be used unless completed below. The total amount listed in this section must equal the Total Amount of Loan indicated in Section 4 **OR** the **Amount of Increase to Existing Loan** in Section 5. Money Type Amount Money Types to be used. (Mandatory) \$ \$ Third Party Administrator (TPA) Loan Issue Fee A standing loan fee established by the Trustee may apply if this section is blank. Indicate a specified amount if you wish to override the standing loan fee. If the Waive Fee option is selected, no fee will be applied, including the standing loan fee. The fee will be deducted from the Participant's account after the loan amount has been removed using John Hancock Retirement Plan Services' standard protocol and will be paid to the TPA currently on record with John Hancock Retirement Plan Services. John Hancock Retirement Plan Services is not responsible for any uncollected fee amounts as a result of insufficient funds. These shortages will be reported on the transaction and summary confirmations. \rfloor Waive Fee $\,$ **OR** $\,$ $\!$ $\!$ $\!$ Loan Issue Fee $\,$ $\!$ will be applied. Trustee/Authorized Signer Signature I hereby certify that the requested loan is not a taxable or a deemed distribution under the Internal Revenue Code, and that the loan paid to the Third Party Administrator. I hereby represent that this fee is in accordance with the fee schedule that has been approved by complies with the plan document and all pertinent laws. I certify the plan's trustee or named fiduciary as reasonable and authorized also that spousal consent (as required by Internal Revenue Code under the terms of the plan. Section 417), if applicable, has been properly obtained and that the On behalf of the Plan sponsor, the Plan and its related trust, and the loan is not a prohibited transaction as defined in the Internal Plan Trustee or named Fiduciary, I further agree to indemnify and Revenue Code Section 4975 or under the Employee Retirement hold harmless John Hancock Retirement Plan Services, its employees, Income Security Act. agents, directors, and officers from any liability, penalties, and taxes I hereby direct John Hancock Retirement Plan Services to pay to the that may be incurred as a result of the requested distribution giving Third Party Administrator currently on record the above referenced rise to one or more prohibited transactions or for implementing fee (if applicable). I understand that this fee will be deducted from requests (including, if applicable, a direct rollover request) based the participant's account balance at the time of the distribution solely on the instructions provided on this form, or if any of the using standard withdrawal protocol, and will be held in the general certifications provided on this form are incorrect. business account of John Hancock Retirement Plan Services until Signature of Trustee/Authorized Signer Date Name - please print Important Information about Loans 1. It is the responsibility of the plan administrator to ensure that: a. participant loan qualification requirements are met (according to the plan document);

- each granted loan meets the tax law requirements and is not treated as a distribution;
- if the participant named above has more than one outstanding loan or the loan requested on this form is used to refinance an outstanding loan, the loans collectively, as well as each of the prior loan and the additional loan, meet the applicable tax law requirements and are not treated as distributions under the participant's plan;
- d. any restriction that the plan may have on the number of outstanding loans that a participant may have at any one time is complied with;
- e. each plan loan is not a prohibited transaction;
- John Hancock Retirement Plan Services will be notified if and when a loan is deemed to be a distribution for tax purposes. John Hancock Retirement Plan Services is not responsible for preparing and filing any tax reporting until and unless such notification has been provided by the plan administrator, and if such service is available under your contract.
- 2. When John Hancock Retirement Plan Services receives a payment, we will reduce the Loan Account balance by the amount of the repayment. Loan repayments will be applied first to interest owing on the loan, and then to the principal. All loan repayments must be remitted through your plan trustee. Please do not send personal checks directly to John Hancock Retirement Plan Servicés.
- 3. This loan request does not constitute a promissory note or loan agreement. The State of Florida imposes a Documentary Stamp Tax on retirement plan loans.
- 4. The State of Florida imposes a Documentary Stamp Tax on retirement plan loans. If this tax applies to you, you are responsible for reporting and remitting payment to the Florida Department of Revenue by no later than the 20th of the month following the month in which you executed the loan instrument. For more information, visit the Florida Department of Revenue's website at www.myflorida.com/dor or call its Taxpayer Services.

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