

eSignature Terms & Conditions

By clicking on the "Accept" button below, you agree to the following terms and conditions, so please read them carefully. These eSignature Terms and Conditions may be revised at any time by our updating of this notice.

By agreeing to these eSignature Terms and Conditions, you and all other document signers and/or reviewers have chosen to electronically complete this claims document. Your electronic signature shall have the same legal effect as a written signature and by using eSignature, you are deemed to have read every record and document before electronically signing same. If you do not understand any record or document, then you agree to communicate directly with any appropriate representative of Liberty Mutual or your legal representative concerning your understanding prior to your continued use of eSignature.

You are under no obligation to transact business electronically. If you would like to submit your forms via regular mail or facsimile, you may call us at 1-800-2-CLAIMS or contact your legal representative and we will send you a paper copy of any forms provided to you electronically.

In order to electronically sign your forms, you must have a device that will connect to the Internet, access to an e-mail account and access to an internet browser. Access to Adobe products will not be required to electronically sign forms but will be necessary in the event you need to download the forms.

You represent and warrant without reservation that you have the legal right, power, and authority to agree to the Terms and Conditions stated herein on behalf of yourself and all other document signers on whose behalf you are acting. You further agree that your eSignature constitutes an "electronic signature" as defined by the Electronic Signatures in Global and National Commerce Act ("E-Sign") and/or the Uniform Electronic Transactions Act ("UETA"). You further acknowledge and agree that by using eSignature you agree to all terms and conditions contained herein and that such agree is an "electronic record" for purposes of E-Sign, UETA, and the Uniform Computer Information Transactions Act and as such is completely valid, has legal effect, is enforceable, and is binding on, and non-refutable by you and the member on whose behalf you are acting, if different, as if it were any other duly executed paper contract.