

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MISSOURI
WESTERN DIVISION**

PETER M. VAN ZANTEN, DWAIN E.
VITTETOE, ROBERT R. FINE, and LARRY
A. MCMILLAN, Individually and
On Behalf Of All Others Similarly Situated,

Plaintiffs,

vs.

KANSAS CITY LIFE INSURANCE COMPANY,

Defendant.

Case No. 25-cv-00095-BP

FINAL JUDGMENT

Pursuant to Federal Rule of Civil Procedure 58 and consistent with its Order Granting Final Approval of Class Action Settlement, Attorney's Fees, Expense Reimbursement, and Service Awards, this Court enters final judgment on and hereby dismisses the above-captioned Action and Released Claims (as defined in the Settlement Agreement¹) on the merits and with prejudice as to the following Settlement Class²:

All persons or entities who own or owned one or more of approximately 88,000 Universal Life and Variable Universal Life policies issued or administered by Defendant under the following plans that were active on or after January 1, 2002: Better Life Plan, Better Life Plan Qualified, LifeTrack, AGP, MGP, PGP, Chapter One, Classic, Century II, Righttrack (89), Performer (88), Performer (91), Prime Performer, Competitor (88), Competitor (91), Executive (88), Executive (91),

¹ All defined terms in this order have the same meaning ascribed to them in the Agreement. (See Doc. 34-1.)

² The Settlement Agreement also resolves similar claims against Defendant in a different case: *Sheldon v. Kansas City Life Insurance Co.*, pending in the 16th Circuit Court of Jackson County, Missouri, Case No. 1916-CV26689. Those claims are subject to final approval in that Court.

Protector 50, LowerMax, Ultra 20 (93), Competitor II, Executive II, Performer II, and Ultra 20 (96), except Century II policies issued in the State of Missouri.³

The Settlement Class representatives and Settlement Class Members are hereby permanently enjoined from filing, prosecuting, maintaining, or continuing litigation based on or related to the Released Claims. Each party shall bear their own costs except as provided in the Court's Order Granting Final Approval of Class Action Settlement, Attorney's Fees, Expense Reimbursement, and Service Awards.

This Court retains jurisdiction over this action and the parties to administer, supervise, interpret, and enforce the Settlement Agreement, the Court's Order Granting Final Approval of Class Action Settlement, Attorney's Fees, Expense Reimbursement, and Service Awards, and this Final Judgment.

The Clerk of Court is directed to terminate all pending motions and to close this case.

IT IS SO ORDERED.

DATE: December 12, 2025

/s/Beth Phillips
BETH PHILLIPS, CHIEF JUDGE
UNITED STATES DISTRICT COURT

³ Excluded from the class are Defendant; any entity in which Defendant has a controlling interest; any of the officers, employees, or board of directors of Defendant; the legal representatives, heirs, successors, and assigns of Defendant; anyone employed with Plaintiffs' law firms; any Judge to whom this Action or a Related Action is assigned, and his or her immediate family; and the persons who timely and properly excluded themselves from the Settlement Class, as identified on Exhibit A.

EXHIBIT A

EXHIBIT A
REQUESTS FOR EXCLUSION

NAME	LAST 4 DIGITS OF POLICY NUMBER
JOAN AKERS	6516
MARY FIELDS	3036
MICHAEL HEADRICK	8213
JENNIFER MERRICK	2356
GRACE PHILLIPS	8570
JANICE WILLIAMS	0555

