

**INSURANCE COMPANY'S
REQUEST FOR RESTITUTION**

The People of the State of Michigan v.

Insurance Co.: _____
Agent: _____
Your client: _____
Claim #: _____

“Person’ means an individual, organization, partnership, corporation, or governmental entity.” MCL 780.752(1)(j), MCL 780.781(1)(h), and MCL 780.811(1)(e). The significance of this definition is that, through authorized representatives, businesses, including insurance companies, and governmental entities may be “victims” under the CVRA.

MCL 780.794(8) and MCL 780.826(8) contain substantially similar provisions. These provisions allow the court to order restitution to insurance companies or to the State of Michigan to the extent that they have compensated the victim for his or her loss. An individual or entity that has compensated a victim need not file a claim to receive restitution under MCL 780.766(8), MCL 780.794(8), or MCL 780.826(8). *Byard, supra*.

In all cases, a court must order restitution to victims of the course of conduct that led to the defendant’s or juvenile’s conviction or adjudication, to individuals or entities (including insurance companies) that have compensated the victim for losses incurred due to that course of conduct, and to individuals or entities that have provided services to the victims of that course of conduct. The court must order restitution to be paid to the victim or the victim’s estate first.

Should the judge order restitution at the time of sentencing, please complete the information below:

Client’s deductible: \$ _____
Insurance claim total/Replacement cost: \$ _____

Name and address to send the check:

****Please provide documentation for the amount requested****

Please return form to:

Farrhen Ellis
Crime Victim Advocate

Email: fellis@ioscocoounty.org
Fax: (989)-984-1106