

Kotak Assured Pension A Non-Linked, Non-Participating, Life Insurance Annuity Plan UIN: 107N123V02

PART B

DEFINITIONS

- a) "Act": means Insurance Act, 1938, as amended from time to time.
- b) **"Additional Purchase Price":** means the additional price (excluding Goods and Service tax and cess) paid for the additional Annuity purchased by the Policyholder under the Policy.
- c) "Age": means the age of the Primary Annuitant/Secondary Annuitant on the last birthday (as per the English calendar).

d) Annuity:

Means regular series of fixed income payments to be made by the insurance company to the Primary Annuitant/Secondary Annuitant at specified intervals purchased by a premium payment known as Total Purchase Price.

e) "Annuitant":

Primary Annuitant means a Member under this Policy who is entitled to receive Annuity under the COA issued to him;

Secondary Annuitant means the person whose name is mentioned in the COA as Secondary Annuitant and is entitled to receive Annuity during his/her life time, in case of death of the Primary Annuitant under Option 8, Option 9 or Option 10. The maximum age difference between the Primary Annuitant and the Secondary Annuitant shall not exceed 30 years.

f) "Assignment":

Means the process of transferring the rights and benefits to an "Assignee". Assignment should be in accordance with the provisions of Section 38 of Insurance Act, 1938 as amended from time to time.

g) "Assignee":

Means the person to whom the rights and benefits are transferred by virtue of an "Assignment".

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h) **"Claimant":** Means, the assignee; or the Primary Annuitant; or the Secondary Annuitant; or the nominee; or the legal heir of the Annuitant or the nominee, as the case may be in the order of preference.

i) Critical Illness: Means any of the following illnesses: 1. CANCER OF SPECIFIED SEVERITY

I. A malignant tumor characterized by the uncontrolled growth and spread of malignant cells with invasion and destruction of normal tissues. This diagnosis must be supported by histological evidence of malignancy. The term cancer includes leukemia, lymphoma and sarcoma.

II. The following are excluded –

- All tumors which are histologically described as carcinoma in situ, benign, premalignant, borderline malignant, low malignant potential, neoplasm of unknown behavior, or non-invasive, including but not limited to: Carcinoma in situ of breasts, Cervical dysplasia CIN-1, CIN - 2 and CIN-3
- Any non-melanoma skin carcinoma unless there is evidence of metastases to lymph nodes or beyond;
- Malignant melanoma that has not caused invasion beyond the epidermis;
- All tumors of the prostate unless histologically classified as having a Gleason score greater than 6 or having progressed to at least clinical TNM classification T2N0M0
- All Thyroid cancers histologically classified as T1N0M0 (TNM Classification) or below;
- Chronic lymphocytic leukaemia less than RAI stage 3
- Non-invasive papillary cancer of the bladder histologically described as TaN0M0 or of a lesser classification,
- All Gastro-Intestinal Stromal Tumors histologically classified as T1N0M0 (TNM Classification) or below and with mitotic count of less than or equal to 5/50 HPFs;

2. OPEN CHEST CABG

I. The actual undergoing of heart surgery to correct blockage or narrowing in one or more coronary artery(s), by coronary artery bypass grafting done via a sternotomy (cutting through the breast bone) or minimally invasive keyhole coronary artery bypass procedures. The diagnosis must be supported by a coronary angiography and the realization of surgery has to be confirmed by a cardiologist.

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II. The following are excluded:

• Angioplasty and/or any other intra-arterial procedures

3. MYOCARDIAL INFARCTION (First Heart Attack of specific severity) I. The first occurrence of heart attack or myocardial infarction, which means the death of a portion of the heart muscle as a result of inadequate blood supply to the relevant area. The diagnosis for Myocardial Infarction should be evidenced by all of the following criteria:

- A history of typical clinical symptoms consistent with the diagnosis of acute myocardial infarction (For e.g. typical chest pain)
- New characteristic electrocardiogram changes
- Elevation of infarction specific enzymes, Troponins or other specific biochemical markers.

II. The following are excluded:

- Other acute Coronary Syndromes
- Any type of angina pectoris
- A rise in cardiac biomarkers or Troponin T or I in absence of overt ischemic heart disease OR following an intra-arterial cardiac procedure.

4. KIDNEY FAILURE REQUIRING REGULAR DIALYSIS

End stage renal disease presenting as chronic irreversible failure of both kidneys to function, as a result of which either regular renal dialysis (haemodialysis or peritoneal dialysis) is instituted or renal transplantation is carried out. Diagnosis has to be confirmed by a specialist medical practitioner.

5. STROKE RESULTING IN PERMANENT SYMPTOMS

I. Any cerebrovascular incident producing permanent neurological sequelae. This includes infarction of brain tissue, thrombosis in an intracranial vessel, haemorrhage and embolisation from an extracranial source. Diagnosis has to be confirmed by a specialist medical practitioner and evidenced by typical clinical symptoms as well as typical findings in CT Scan or MRI of the brain. Evidence of permanent neurological deficit lasting for at least 3 months has to be produced.

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II. The following are excluded:

- Transient ischemic attacks (TIA)
- Traumatic injury of the brain
- Vascular disease affecting only the eye or optic nerve or vestibular functions.

6. MAJOR ORGAN /BONE MARROW TRANSPLANT

I. The actual undergoing of a transplant of:

- One of the following human organs: heart, lung, liver, kidney, pancreas, that resulted from irreversible end-stage failure of the relevant organ, or
- Human bone marrow using haematopoietic stem cells. The undergoing of a transplant has to be confirmed by a specialist medical practitioner.

II. The following are excluded:

- Other stem-cell transplants
- Where only islets of langerhans are transplanted.
- j) "Certificate of Annuity" or "COA": means: the certificate issued to the Member to confirm his/her Annuity under the Policy.
- k) **"Date of Commencement of Policy":** means the date mentioned in the Schedule as "Date of Commencement of Policy.
- 1) **"Date of Commencement of Cover":** means the date mentioned as Date of Commencement of Cover in the Certificate of Annuity.
- m) **"Deferment Period":** means the period mentioned in the COA (applicable for Option 7& 10). The Deferment Period shall be in years and not months.
- n) "Group": Means a group of members who assemble together with a purpose of engaging in a common activity and not formed with the main purpose of availing insurance cover. Such members are accepted by the Insurer as constituting a Group for the purposes of this Policy.
- o) **"Guaranteed Period":** Means the period mentioned in the COA (applicable only for option 2, it is the guaranteed period during which the Annuity is to be received under the Policy, subject to terms and conditions of this Policy Document.

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- p) **"Insurer/ Company/us":** means Kotak Mahindra Life Insurance Company Limited.
- q) **"IRDAI":** Means the Insurance Regulatory and Development Authority of India;
- r) Minimum Age and Maximum Age at entry of the Annuitant: Minimum Entry Age: Primary Annuitant: 45 years (18 years for Existing Group Customers including Members of Superannuation Funds)

Secondary Annuitant:

In case of Options 8, Option 9 or Option 10, minimum entry age for the Secondary Annuitant is 45 years (18 years for Existing Group Customers including Members of Superannuation Funds)

Maximum Entry Age:

Primary Annuitant:

The Maximum Age at entry of the Primary Annuitant is 70 years for Deferred Annuity Options i.e Option 7 & 10, 85 yrs for all Immediate Annuity Options except Option 6b & 80 yrs for Option 6b.

Secondary Annuitant:

The Maximum Age at entry of the Secondary Annuitant is 70 years for Deferred Annuity Options i.e Option 10 & 85 years for Options 8 and 9.

Note:

- The maximum age difference allowed between Primary Annuitant and Secondary Annuitant is 30 years.
- Existing Group Customers are master policyholders who have an Existing Superannuation Policy with Kotak Life.
- s) "Member" shall mean The Primary Annuitant;

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t) "Nomination":

Means the process of nominating a person(s) in accordance with provisions of Section 39 of the Insurance Act, 1938 as amended from time to time.

u) "Nominee":

Means the person(s) nominated by the Policyholder (who is also the Annuitant) under this Policy and who is(are) authorized to receive the claim benefit payable under this Policy on the death of the annuitant / primary annuitant / secondary annuitant, wherever applicable as per the annuity option chosen.

v) **"Policy"**: shall mean the contract of insurance entered into between the Policyholder and the insurer as evidenced by the Policy Document

w) "Policy Document":

Shall mean this agreement, any supplementary contracts or endorsements therein, whenever executed, any amendments thereto agreed to and signed by the Insurer and the individual enrollment forms, if any, of the Annuitnats, which together constitute the entire contract between the parties.

x) "Proposal Form":

Means a form to be filled in by the prospect in written or electronic or any other format as approved by the Authority, for furnishing all material information as required by the insurer in respect of a risk, in order to enable the insurer to take informed decision in the context of underwriting the risk, to determine the rates, advantages, terms and conditions of the cover to be granted.

Explanation: "Material Information" for the purpose of this regulation shall mean all important, essential and relevant information sought by the insurer in the Proposal Form and other connected documents to enable him to take informed decision in the context of underwriting the risk.

y) Initial Purchase Price:

Means the initial price at which the Annuity plan is purchased as mentioned in the schedule (excluding Goods and Services tax and cess).

z) Surrender:

Means the termination of the Policy by the Policyholder, in accordance with the provisions of the Policy Document.

aa) Total Purchase Price:

means the total Premium paid by the Policyholder. The Total Purchase Price shall include the following components:

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- Initial Purchase Price paid on inception on behalf of Annuitant basis which the Policy was issued to the Policyholder (exclusive of Goods & Service Tax and Other Statutory Levies) PLUS
- Additional Purchase Price paid (if any) to purchase Additional Annuity under the Policy (exclusive of Goods & Service Tax and Other Statutory Levies)

For any annuity option where additional annuity is not applicable, the Total Purchase Price shall mean the Initial Purchase Price Paid at inception excluding of Goods & Service Tax and other statutory levies.

- bb) Words importing the masculine gender shall include the feminine gender and vice versa.
- cc) Words in the singular shall include the plural and vice versa

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PART C

1. BENEFITS PAYABLE:

i. Annuity:

Subject to the terms and conditions under the Policy Document, the Annuity amount will be paid to the Annuitant periodically on the relevant date of Annuity payment, depending on the option chosen.

The following Annuity options are offered under this Policy:

- i. Option 1: Lifetime Income
- ii. Option 2: Lifetime Income with term guarantee of 5/10/15/20 years
- iii. Option 3: Lifetime Income with annual increase of 3% or 5%
- iv. Option 4: Lifetime Income with Balance cash-back
- v. Option 5: Lifetime Income with cash-back in parts
- vi. Option 6: Lifetime Income with Cash Back

6a. Lifetime Income with Cash Back on Death

6b. Lifetime Income with Cash-Back on Death or Critical Illness

- vii. Option 7: Deferred Income with Cash-Back
- viii. Option 8: Last survivor Lifetime Income with 100%/50% annuity to the Secondary annuitant

8a. Last survivor Lifetime Income with 100% Annuity to the Secondary Annuitant

8b. Last survivor Lifetime Income with 50% Annuity to the Secondary Annuitant

ix. Option 9: Last survivor Lifetime Income with 100%/50% Annuity to the Secondary Annuitant and cash-back on death of the surviving annuitant

9a. Last survivor Lifetime Income with 100% Annuity to the Secondary Annuitant and cash-back on death of the surviving annuitant

9b. Last survivor Lifetime Income with 50% annuity to the Secondary Annuitant and cash-back on death of surviving annuitant.

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x. Option 10: Deferred Income with 100%/50% Annuity to Secondary Annuitant and Cash-Back on death of Surviving Annuitant

10a. Deferred Income with 100% Annuity to Secondary Annuitant and Cash-Back on death of Surviving Annuitant

10b. Deferred Income with 50% Annuity to Secondary Annuitant and Cash-Back on death of Surviving Annuitant

Annuity Options	Description	Plan Benefit on Death
Option 1	Annuity will be paid to the Primary Annuitant throughout his/her lifetime. However, in case of death of the Primary Annuitant, the Annuity payments will cease immediately.	No death benefit is payable.
Option 2	The Annuity will be paid throughout the Guaranteed Period or till the death of the Primary Annuitant, whichever is later. In the event of death of the Primary Annuitant during the Guaranteed Period the Annuity shall continue to be paid to the Claimant till the end of the Guaranteed Period and the Policy shall end with the termination of the Guaranteed Period. However if the Primary Annuitant survives beyond the Guaranteed Period, the Annuity shall continue till the time of his/her death. The Guarantee Periods available under this option are 5, 10, 15 or 20 years.	No death benefit is payable.
Option 3	Under this Option, Annuity will be paid to the Primary Annuitant throughout his/her lifetime. The Annuity amount shall increase either by 3% or 5% p.a. (simple interest) as chosen by the	No death benefit is payable.

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	Policyholder at the end of each year. In case of death of the Primary Annuitant, the Annuity payments will cease immediately.	
Option 4	Under this Option, Annuity will be paid to the Primary Annuitant throughout his/her lifetime. Moreover, in case of death of the Primary Annuitant, the Annuity payments will cease immediately after payment of the death benefit	On death of the Primary Annuitant, lump sum amount equal to the Total Purchase Price (excluding the Goods and Services tax, cess and other statutory levies, if any), less the Annuity already paid shall be payable to the Claimant. In case the total Annuity payments exceeds the Total Purchase Price*, no death benefit shall be payable. *Total Purchase Price =
Option 5	Under this option, Annuity will be paid to the Primary Annuitant throughout his/her lifetime. In the event where Annuity has been paid for the first 7 years, 30% of the Total Purchase Price* (excluding Goods and Services Tax or other statutory levies, if any) shall be payable to the Primary Annuitant in lump sum at the end of 7 th year. *Total Purchase Price = Initial Purchase Price	 Initial Purchase Price On death of the Primary Annuitant, the following benefit shall be payable to the Claimant: Death within 7 years from the Date of Commencement of Risk: 100% Total Purchase Price* paid (excluding Goods and Services Tax or other statutory levies, if any) shall be payable. Death after 7 years Date of Commencement of Risk: 70% Total Purchase Price* paid (excluding Goods and Services Tax or other statutory levies, if

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		any) shall be payable.
Option 6	 a. Lifetime Income with Cash Back on Death: The Annuity will be paid to the Primary Annuitant throughout his/her lifetime. Moreover, in case of death of the Primary Annuitant, the Annuity payments will cease immediately after payment of the death benefit. b. Lifetime Income with Cash-Back on Death or Critical Illness: Under this option, the annuity will be paid to the Primary Annuitant throughout his/her lifetime. 	On death of the Primary Annuitant, lump sum amount equal to the Total Purchase Price* (excluding the Goods and Services tax, or other statutory levies, if any) will be paid to the Claimant. In case the Annuitant is diagnosed with any of the specified 6 Critical Illnesses before attainment of 86 years or on Death of the Annuitant whichever is earlier, the annuity payments will cease immediately and the Total Purchase Price* (excluding Goods and Services Tax or other statutory levies, if any) shall be payable to the annuitant / Claimant. * Total Purchase Price = Purchase Price + Additional Purchasing Additional Annuity (if any)
Option 7	Under this option, a regular series of fixed income payments (annuity) shall be paid to the Primary Annuitant throughout his/her lifetime, post completion of Deferment Period.	In the event of death of the Annuitant, the Annuity Payout if any shall cease immediately and the Death Benefit shall be payable to the Claimant and the policy shall terminate.

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		Death benefit shall be
		calculated as higher of -
		• Total Purchase Price +
		Guaranteed
		Additions(GA) - Total
		Annuity Payout till date
		of Death OR
		• 110 % of Total
		Purchase Price*
		In case of Death of
		Annuitant during
		Deferment Period, "Total
		Annuity Payout till date of
		Death" shall not be
		applicable. In case of death
		of the annuitant during the
		deferment period refer
		clause "Annuitisation of benefits".
		benefits .
		*Total Purchase Price =
		Initial Purchase Price
Option 8	a. With 100% annuity to	No death benefit is payable.
option o	Secondary Annuitant:	
	Under this option, the Annuity	
	payments will continue until the death	
	of Surviving Annuitant. On death of the	
	Primary Annuitant, 100% of the	
	Annuity amount shall be payable to the	
	Secondary Annuitant throughout	
	his/her lifetime. The Annuity payment	
	shall end with death of the Secondary	
	Annuitant.	
	In case the Secondary Annuitant	
	predeceases the Primary Annuitant, the	
	100% Annuity amount shall continue	
	until death of the Primary Annuitant.	
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	 The Annuity payment shall end with death of the Primary Annuitant. b. With 50% annuity to Secondary Annuitant: Under this option, the Annuity payments will continue until the death of Surviving Annuitant. On death of the Primary Annuitant, 50% of the Annuity amount shall be payable to the Secondary Annuitant throughout his/her lifetime. The Annuity payment shall end with death of the Secondary Annuitant. 	
	In case the Secondary Annuitant, predeceases the Primary Annuitant, the 100% Annuity shall continue until the death of the Primary Annuitant. The Annuity payment shall end with death of the Primary Annuitant.	
Option 9	 a. Last survivor Lifetime Income with 100% annuity to the Secondary Annuitant and cash- back on death of Surviving Annuitant Under this joint life annuity option, the Annuity payments will continue until the death of the Surviving Annuitant. On death of the Primary Annuitant, 100% of original Annuity amount shall be payable to the Secondary Annuitant throughout his/her lifetime and the Annuity payment shall end with death of the Secondary Annuitant after payment of death benefit. 	Upon death of both the Surviving Annuitants, lump sum amount equal to the Total Purchase Price* (excluding the Goods and Services tax, cess and other statutory levies, if any), will be paid to the Claimant. *Total Purchase Price = Initial Purchase Price + Additional Purchase Price for purchasing Additional Annuity (if any)

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	In case the Secondary Annuitant predeceases the Primary Annuitant, 100% Annuity amount shall be payable to the Primary Annuitant throughout his/her lifetime and shall end with the death of the Primary Annuitant after payment of the death benefit. b. Last survivor Lifetime Income	
	with 50% annuity to the	
	Secondary Annuitant and cash-	
	back on death of Surviving	
	Annuitant	
	Under this joint life annuity option, the Annuity payments will continue until the death of Surviving Annuitant. On death of the Primary Annuitant, the Secondary Annuitant will receive 50% of the Annuity throughout his/her lifetime and the Annuity payment shall end with death of the Secondary Annuitant after payment of death benefit. In case the Secondary Annuitant predeceases the Primary Annuitant, 100% Annuity shall continue until death of the Primary Annuitant and shall end with the death of the Primary Annuitant after payment of the death	
Option 10:	benefit. a. with 100% Annuity to Secondary	On death of Surviving
SPace 10.	Annuitant and Cash-Back on	Annuitant, the Annuity
	death of Surviving Annuitant: Under this option, a regular series of fixed income payments (annuity) shall be paid to the Primary Annuitant throughout his/her lifetime, post completion of the Deferment Period.	payments shall cease immediately and the Death Benefit shall be payable to the Claimant. Death benefit shall be calculated as higher of -

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 On death of the Primary Annuitant, 100% of the Annuity shall continue to be paid to the Secondary Annuitant. In case the Secondary Annuitant predeceases the Primary Annuitant, the Annuity Pay outs will continue to be paid throughout life of the Primary Annuitant. b. With 50% Annuity to Secondary Annuitant and Cash-Back on death of Surviving Annuitant Under this option, a regular series of fixed income payments (annuity) shall be paid to the Primary Annuitant throughout his/her lifetime post the Deferment Period. On death of the Primary Annuitant, 50% of the Annuity shall continue to be paid to the Secondary Annuitant. 	 Total Purchase Price* + Guaranteed Additions(GA) - Total Annuity Payout till date of Death OR 110 % of Total Purchase Price* *Total Purchase Price = Initial Purchase Price Under Option 10a (with 100% Annuity to Secondary Annuitant and Cash-Back on death of Surviving Annuitant), in case of Death of Primary Annuitant during Deferment Period, 100% of the Annuity shall be payable to Secondary Annuitant on completion of Deferment Period. Under Option 10b (with 50% Annuity to Secondary Annuitant and Cash-Back on death of Surviving Annuitant, in case of Death of Primary Annuitant during Deferment Period, 50% of the Annuity shall be payable to Secondary
50% of the Annuity shall continue to be paid to the Secondary Annuitant.	of Primary Annuitant during Deferment Period, 50% of the Annuity shall be payable to Secondary Annuitant on completion of Deferment Period In case of death of the surviving annuitant during the deferment period refer
	clause "Annuitisation of

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	benefits".

Guaranteed Additions:

- Guaranteed Additions are applicable only for Option 7 and 10
- Guaranteed Additions shall only accrue during Deferment Period, on a monthly basis. The method of calculating the Guaranteed Addition is mentioned below :
 Guaranteed Additions = Total Purchase Price * Annual Annuity Rate/12
- The Guaranteed Additions accrue at the end of every policy month
- The Guaranteed Additions based on 100% of original annual annuity rate shall continue to accrue on a monthly basis using original annuity rate till the end of Deferment Period irrespective of the Primary Annuitant predeceasing the Secondary Annuitant during Deferment Period under Option 10. However, the Annuity Payout post Deferment Period shall be payable to the Secondary Annuitant as opted for under Option 10

Additional Annuity:

The Policyholder can subsequently pay additional premium to purchase additional annuity to increase the Annuity pay out under the Policy. The request can be made at any time during the term of the Policy. There is no limit to the number of purchases allowed under the Policy. However the additional annuity shall be paid on the same day as is being done for the Annuitant.to increase the annuity pay out. The Annuity option shall be same as selected at inception. The frequency of Annuity payouts may be changed on the Policy Anniversary. The frequency of Annuity payout and Additional Annuity payout shall always be the same. The Additional Purchase Price for such additional annuity would be as per the then prevailing terms and conditions. This feature is available with Option 1, 6, 8 and 9

<u>Right to select Annuity Option & Frequency:</u>

For Defined Contribution Superannuation Scheme / Trust / Organization: The Member / Employee shall have the right to choose Annuity Option or the Frequency of Annuity Payout.

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For Defined Benefit Superannuation Scheme / Trust / Organization: The Master Policyholder shall have the sole right to choose Annuity Option or the Frequency of Annuity Payout. The Member shall not be able to exercise any rights in this regard.

Proof of existence:

There are two options available for submission of Proof of Existence:

- (a) Proof of existence has to be provided by the Primary Annuitant (the Secondary Annuitant in case of death of the Primary Annuitant under Options 8 or Option 9) 15 days prior to the Policy anniversary anniversary and, in case of Options 7 and 10, upon completion of Deferment Period as specified by Company.
- (b) The Policyholder shall collect the Proof of Existence from the Members and share the same with the Company on behalf of the Members.

In case the proof of existence is not received by the Company, the Annuity payment shall cease except in case of Option 2 where Annuity will continue to be paid until the end of the Guaranteed Period. In case of all other options and post-expiry of Guaranteed Period under Option 2, the Annuity payment shall resume on receipt of the proof of existence subject to satisfaction of the Company and all arrears will be settled immediately.

Modal Factors:

Modal factors shall be applicable on payment of Annuity as per the frequency selected:

Mode	Annuity Installment (per frequency)
Yearly	100% of Yearly Annuity
Half-yearly	97% of Yearly Annuity x ¹ ⁄ ₂
Quarterly	96% of Yearly Annuity x ¹ / ₄
Monthly	95% of Yearly Annuity x 1/12

Annuity Installment as per frequency:

Payment Date of Annuities:

Payment of Annuity will be made in arrears on the **last day of a month depending upon the frequency of payment chosen.** In the event, the payment due date is a non-working day, payment will be made on the next working day.

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Amount of Annuity paid in First Policy Month:_____

Proportionate payment of Annuity will be made for the first Policy month.

*First Policy month will be the month of Policy issuance if Policy is issued on or before 15th of a month. However in the event the Policy is issued after 15th of a month, the month following the month of Policy issuance, will be considered as the first Policy month.

ii. Maturity Benefit:

No maturity benefit is applicable under this Policy.

iii. Rider Benefits:

No Riders are available under the Policy.

iv. Annuitisation of Benefits:

If the annuitant (in case of option 7) and surviving annuitant (in case of option 10) dies during the Deferment Period, the nominee shall exercise one of the following options:

a) To utilize the entire proceeds of the Policy or part thereof for purchasing an immediate annuity or deferred annuity at the then prevailing rate from Kotak Mahindra Life Insurance Company Limited;

However, the nominee shall be given an option to purchase an immediate annuity or deferred annuity from another insurer at the then prevailing rate to the extent of percentage, as stipulated by the Authority, currently 50%, of the entire proceeds of the Policy net of commutation.

If the annuity amount falls below the minimum amount prescribed by IRDAI from time to time [currently Rs. 1000 per month as prescribed under IRDAI (Minimum Limits for Annuities and other Benefits) Regulations, 2015], then the proceeds of the Policy would be paid in lump sum ; or

b) Withdraw the entire proceeds of the Policy

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2. PAYMENT OF PREMIUMS:

Mode of Premium Payment: Single Premium.

The Policyholder/ Annuitnant is liable to pay Goods and Services tax, cess and other statutory levies (as applicable from time to time) on the premiums payable. The annuity rates, are subject to Goods and services tax, cess and other levies as may be applicable from time to time. The Insurer reserves the right to review the annuity rates periodically and change the annuity rates applicable under the Policy in respect of new entrants at any time, by giving the Policyholder notice in writing.

The Policyholder/ Annuitant must pay in advance the Purchase Price for an Annuitant, before annuity can commence for that Annuitant. This annuity shall be calculated at such annuity rates or such revised annuity rates as notified by the Insurer to the Policyholder from time to time in writing.

The Insurer is liable for any claim/annuity if the Purchase Price in respect of the concerned Annuitant is received by the Insurer/Policyholder, subject to the Annuitant proving that he has paid the Purchase Price and has secured a proper receipt that he was duly insured.

Special Conditions, if any:

< as applicable>

- i. As per the Insurance regulations, no Annuity shall be extended to any person(s) unless the premium due for such Annuity has been received in advance by the Insurer.
- **ii.** It has been mutually agreed between the Policyholder and the Insurer that participation mode may be voluntary or compulsory as opted by the Policyholder for their Members.

Signed for and on behalf of Kotak Mahindra Life Insurance Company Limited at Mumbai on the <day> of <month>, 20 <year>.

Authorised Signatory

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PART D

1. Loans:

Loans may be granted for a minimum amount of Rs. 10,000/- and maximum up to 50% of the surrender value of the Policy and at an interest rate.

The initial rate of interest (currently at 9.30% p.a. effective) will be specified by the Company in respect of each loan when the same is sanctioned. This is applied on a compounding half-yearly basis. The first payment of the interest will be on the date specified by the Company and every 6 months thereafter. The company may revise the interest rate from time to time.

- Loan shall be allowed under Deferred Annuity Options (Option 7 & 10); This is not applicable for Immediate Annuity Options
- Loan shall be allowed only during the Deferment Period and the same needs to be repaid by the policyholder along with interest rate before the end of the Deferment Period ;
- Loan can be taken by the policyholder;
- Loan amount will be subject to maximum of 50% of the surrender value at the time of availing loan ;
- At any point of time during the deferment period if the outstanding loan amount plus accrued interest is greater than the surrender value then the policy will be foreclosed;
- At the end of the Deferment Period, if the outstanding loan amount plus accrued interest is not repaid then the policy shall be terminated by paying the surrender value net of outstanding loan amount plus accrued interest
- Any benefit payable will be first adjusted against the outstanding loan amount plus accrued interest if not already paid by the policyholder;

Note: Loan shall not be applicable in case the policy has been purchased for a Member of the Group Superannuation Plan.

2. Policyholder Covenants

The Policyholder shall collect the duly valid and complete Form along with such other documents as it may require for the purpose of the Annuity given to the Annuitants. The Policyholder shall preserve and maintain it as an integral part of Page 20 of 45

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such documentation. The Policyholder shall allow the officers of the Insurer (including representatives authorized in writing by the Insurer), to inspect and make copies of all/any relevant records for the purposes of this Policy, at reasonable hours on any day.

Policyholder shall obtain a Certificate of compliance from the Auditor of the Group or the Manager of the Group on every anniversary date of the Policy and submit the same to the Insurer at its request OR Alternatively, The Insurer may conduct the inspection of the books and records of the Policyholder to assess whether they are complying with the relevant IRDAI guidelines.

The Policyholder shall assist the Insurer, if the Insurer so requires, in the prosecution of a proceeding or in the matter of recovery of claims which the Insurer has against the third parties.

It shall be the duty of the Policyholder to intimate the Insurer with necessary details on the exclusion of the Annuitant and it shall indemnify the Insurer for all charges and damages incurred due to payment made to ineligible Annuitant.

The Insurer may initiate any suitable action against the Policyholder for wrong or incorrect data submitted by them without prejudices to the rights of the Annuitants.

The Policyholder acknowledges and agrees that if the Policyholder fails to remit the premiums to the insurer in a timely manner, the Insurer shall not be liable in any manner with respect to the affected cover.

3. Discontinuance

This Policy may be discontinued for new annuitants at the option of the Insurer or the Policyholder by giving the other party at least one month's prior notice in writing. It is clarified that, the benefit for the existing Annuitants will continue as per terms and conditions even after the discontinuance of the Policy.

4. Surrender:

Surrender is only applicable for the following Annuity Options:

Option 5: Lifetime Income with cash-back in parts

Option 6a: Lifetime Income with Cash-Back on Death

Option 6.b.: Lifetime Income with Cash-Back on Death or Critical Illness

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Option 7: Deferred Income with Cash-Back

Option 9: Last survivor Lifetime Income with 100%/50% annuity to the Secondary Annuitant and cash-back on death of Surviving Annuitant

Option 10: Deferred Income with 100% / 50% Annuity to Secondary Annuitant and Cash-Back on death of Surviving Annuitant

If the annuity option chosen is other than those specified above, the surrender value will be nil.

On the payment of the surrender value, the Policy shall terminate and all other benefits shall cease.

The Policy can be surrendered anytime during the Policy Term and the surrender benefit shall be as describe below:

For Deferred annuity options (option 7&10) the surrender value shall be calculated as:

During deferment period under Deferred Annuity:

The surrender value shall be equal to Higher of Guaranteed Surrender Value (GSV) or Special Surrender Value where;

Guaranteed Surrender Value shall be

= X% of Total Premium

Where X is

Year of Surrender	Х
1-3	75%
4 end of Deferment	90%
Period	

Special Surrender Value shall be

=F3 * (F1 * Equivalent annuity amount payable for yearly mode + F2 * 110% of Total Purchase Price) ;

Where-

F1 is the Annuity Factor applicable at the age (last birthday) on the date of vesting F2 is the Risk Factor applicable for age (last birthday) on the date of vesting

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F3 is the factor applicable for the outstanding deferment period in complete full years for age as on the date of surrender

After deferment period under Deferred Annuity:

The surrender value shall be equal to Higher of Guaranteed Surrender Value (GSV) or Special Surrender Value where;

Guaranteed Surrender shall be

= X% of Total Premium less any annuities already paid if any

Where X is

Year of Surrender	Х
2-3*	75%
4 th Year onwards	90%

* X will not be applicable for Year of Surrender 2-3 yrs where Deferment Period is greater than 3 years

Special Surrender Value shall be

(F1 * Equivalent annuity amount payable for yearly mode + F2 * 110% of Purchase Price) less Annuity installments paid under the policy during the policy year of surrender up to the date of surrender;

Where

F1 is the Annuity Factor for age (last birthday) at the date of surrender and F2 is the Risk Factor applicable for age (last birthday) on the date of surrender

For Immediate Annuity options (mentioned above) the surrender value shall be calculated as

The surrender value shall be equal to Higher of Guaranteed Surrender Value (GSV) or Special Surrender Value where;

Guaranteed Surrender shall be

For Options 6 and 9

10% of Total Premium less any annuities already paid if any

For Option 5

- If surrendered within 7 years = 10% of Total Premium less any annuities already paid if any.
- If surrendered post completion of 7 years = 7% of Total Premium less 30% of Total Purchase Price less annuities already paid.

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Special Surrender Value shall be

(Options 6 and 9)

(F1 * Equivalent annuity amount payable for yearly mode + F2 * 100% of Purchase Price) – Annuity installments paid under the policy during the policy year of surrender up to the date of surrender;

(Option 5)

• If surrendered within 7 years

(F1 * Equivalent annuity amount payable for yearly mode + F2 * 100% of Purchase Price) - Annuity

installments paid under the policy during the policy year of surrender up to the date of surrender

• If surrendered post completion of 7 years

(F1 * Equivalent annuity amount payable for yearly mode + F2 * 70% of Purchase Price) less Annuity installments paid under the Policy during the policy year of surrender up to the date of surrender less (30% of Purchase price).

Where,

F1 is the Annuity Factor for age (last birthday) at the date of surrender and F2 is the Risk Factor applicable for age (last birthday) on the date of surrender.

Note:

- 1. The Total Purchase Price mentioned above excludes GST & Cess
- 2. The annuity mentioned above includes both original annuity and additional annuity if any
- 3. In case of joint life option, if only one annuitant is alive then the factors will be picked based on the surviving annuitant's age.
- 4. The Company may change Special Surrender Value with prior approval from IRDAI.
- 5. The interest rate used for calculating Surrender factors are 9% p.a.

Once the surrender value is paid the policy shall be terminated. Surrender value shall be available subject to the superannuation scheme rules

The Surrender of the Policy shall be in accordance with the scheme rules.

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5. Annuitant's Data

The Policyholder must provide the soft copy of the up-to-date Annuitant's Data to the Insurer on or before such date of every month as agreed between the Policyholder and the Insurer to enable the Insurer to update its records and calculate premium. Hard copies of the annuitant's data will not be accepted if the same are not accompanied along with the soft copy of the data. The Insurer shall not be liable for any claim except as provided for in this document and for only those annuitants whose annuitant data has been provided by the Policyholder to the Insurer. If there is a discrepancy between the soft copy and hard copy of the annuitant's data submitted by the Policyholder then in such circumstance the soft copy will be final and will prevail over the hard copy of the Annuitant's data.

As mentioned above, the Policyholder shall submit the annuitant's data by such agreed date , however, claim in respect of a annuitant's for whom the annuitant's - data is in the process of so being submitted, shall be submitted by the Policyholder to the Insurer and such a claim shall be considered and settled subject to terms and conditions as provided herein. The Policyholder shall arrange to furnish such documents/information as may be required by the Insurer in this regard.

6. Renewal

This Policy is a yearly auto renewable policy.

Each party has the right to terminate the Policy by giving a prior written notice of one month or such shorter notice period or other terms and conditions as agreed between the parties in writing. Each party will continue to be liable during the notice period provided that the other party fulfills its obligations under this Policy. Admittance of new Members under the Policy will cease from the time the notice has been received by the other party.

However the terms and conditions of this Policy will survive till the last Primary Annuitant (and Secondary Annuitant under Options 8, 9 & 10) continue to be Members under the Policy.

7. Free Look Period:

In case the Member/ Policyholder is not agreeable to the provisions stated in the Policy, then the Member/ Policyholder has the option to return the Policy to us within 15 days (30 days for policies obtained through Distance Marketing* mode

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and electronic policies) from the date of receipt of the Policy The cancellation request should be submitted to your nearest Kotak Life Insurance Branch or sent directly to our Head Office. On receipt of your letter along with the original Policy Document we shall arrange to refund the Total Purchase Price paid by you after deducting the stamp duty. Any benefit already paid to you shall be recovered from the Free Look cancellation proceeds. This amount shall be payable only to the Policyholder. A Policy once returned shall not be revived, reinstated or restored at any point of time and a new proposal will have to be made for a new policy.

The Member shall not be entitled to cancel the coverage during free-look period under Defined Benefit Superannuation Scheme. However, the Member under Defined Contribution Scheme shall be entitled to cancel the coverage during freelook period.

The free look period applicable to this Policy is <15/30> days.

For the Policy, the free look period shall be available to the Policyholder and, for the COA, it shall be available to the concerned Member.

*Distance Marketing includes every activity of solicitation (including lead generation) and sale of insurance products through the following modes: (i) Voice mode, which includes telephone calling (ii) Short Messaging service (SMS) (iii) Electronic mode which includes email, internet and interactive television (DTH) (iv) Physical mode which includes direct postal mail and newspaper & magazine inserts and and (v) Solicitation through any means of communication other than in person.

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PART E

This part deals with applicable charges to unit linked policies and as this is a non-unit linked policies, this part is not applicable

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PART F

1. Misstatement of Age

Declaration of the correct Age of the Annuitant is important for the underwriting process of the Company and calculation of Total Purchase Price payable under the Policy. If the Age declared by the Policyholder is found to be incorrect at any time while the Policy is in force or at the time of claim, the Company may revise the Total Purchase Price with interest and/or applicable benefits payable under the Policy in accordance with the Total Purchase Price and benefits that would have been payable, if the correct Age would have made the Annuitant eligible to be covered under the Policy on the Date of Commencement of Policy. If at the correct Age the Annuitant cannot be provided a coverage under this Policy pursuant to the Underwriting Policy of the Company, the Policy shall be void ab-initio and the Company will refund the Total Purchase Price without interest after deducting all charges incurred by the Company under the Policy.

2. Fraud and Misstatement Provisions:

The provisions of Section 45 of the Insurance Act 1938, as amended from time-to-time, will be applicable to this contract and each life cover provided therein. [A Leaflet containing the Simplified Version of Section 45 is enclosed in Annexure 4 for reference]

3. Nomination and Assignment

- i. Nomination is allowed as per Section 39 of the Act, as amended from time-totime. [A Leaflet containing the simplified version of the provisions of Section 39 is enclosed in Annexure – 3 for reference].
- Assignment is allowed as per section 38 of the Act, as amended from time to time. [A Leaflet containing the simplified version of the provisions of Section 38 is enclosed in Annexure –5 for reference].

4. Issuance of Duplicate Policy Document

The Policyholder may request for issuance of duplicate Policy Document by making a request to the Company in writing or in the prescribed form as the case

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may be. Issuance of duplicate Policy Document shall be made subject to the following conditions:

- i. The Policyholder pays the applicable fee (currently Rs. 250/-).
- ii. The Policyholder submits an affidavit cum indemnity in the format, if any, prescribed by the Company
- iii. Free Look clause shall not be applicable with respect to such duplicate Policy Document.

5. Claims:

The Plan Benefit on Death, if applicable and as mentioned under the "Benefits Payable" Section will be paid upon death of the Primary/Secondary Annuitant, as the case may be, to the Claimant or to such other person(s) as directed by a Court of competent jurisdiction in India.

All claims payable will be subject to production of proof of the claim event and such other requirements as stipulated by the Company and the legal title of the Claimant, satisfactory to the Company.

The primary documents normally required for processing a death claim are:

- Cause of claim event with supporting documents eg: documents diagnosing the illness for Critical illness Claim
- Copy of Death certificate
- Original Policy Document.
- Proof of age of the Annuitant / Policyholder, if this has not been previously admitted by the Company (e.g. birth certificate, school leaving certificate etc.).
- Recent photograph of the Claimant, as mentioned above.
- Current residential proof and identity proof of Claimant, as mentioned above.
- Original cancelled cheque showing name of Bank, location of Bank Branch, Name of Account Holder and Account No. In absence of the same the client can even submit Photocopy of Bank Pass Book/Bank Statement of Claimant bearing the afore-referred details duly attested by the concerned bank.

The Company reserves the right to call for any additional information and documents required to satisfy itself as to the validity of a claim. The Company may settle a claim by conducting

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its own investigation or enquiry to the satisfaction of the Company that the required documents are not available and the claimant approaching the Company is the genuine Claimant.

6. <u>Policy Alteration:</u>

- Any annuity option once chosen cannot be changed thereafter.
- Any annuity mode can be changed on Policy anniversary. For option 7 & 10 alteration in annuity frequency will be allowed post deferment period.
- Minor alterations shall be allowed as per prevailing policy servicing manual of the Company.
- Alteration charges will be as per prevailing policy servicing manual of the Company.

7. Notice

Any notice, information or instruction to the Insurer must be in writing and delivered to the address intimated by the Insurer to the Policyholder which is currently:

Group Operations Kotak Mahindra Life Insurance Company Limited 7th Floor, Building No.21, Infinity Park, Off Western Express Highway, General A.K. Vaidya Marg, Malad (E), Mumbai, Maharashtra -400097, India

The Insurer may change the address stated above and intimate the Policyholder of such change by suitable means.

Any notice, information or instruction from the Insurer to the Policyholder shall be mailed to the following address:

<<....>>

or to the changed address as intimated to the Insurer in writing.

The Policyholder is also advised to promptly notify the Insurer of any change in his/her address. and/or that of the Annuitants to ensure timely and effective communication of policy related information.

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8. Electronic Transactions

The Policyholder will adhere to and comply with all such terms and conditions as prescribed by the Insurer from time to time, and all transactions effected by or through facilities for conducting remote transactions including the internet, world wide web, electronic data interchange, call centers, tele-service operations (whether voice, video, data or any combination thereof) or by means of electronic, computer, automated machines network or through other means of telecommunication, established by the Insurer or on behalf of the Insurer, for and in respect of this Policy, or in relation to any of the Insurer's products and services, shall constitute legally binding and valid transactions in compliance with the terms and conditions of such facilities, as may be prescribed by the Insurer from time to time.

Similarly, the electronic communication received from the Policyholder/Life Insured/Legal Heir/Nominee (including their digital signature/online consent) with respect to the Policy shall be legally binding, if the same is made in accordance with the terms and conditions of this Policy.

9. Governing Laws

i. Anti Money Laundering Provisions:

The Prevention of Money Laundering Act, 2002, also applies to insurance transactions. As such the Insurer shall enforce the said legislation to the extent it may be applicable to this Policy.

ii. Miscellaneous

This Policy is subject to the Insurance Act 1938, as amended by the Insurance Regulatory and Development Authority of India Act, 1999, such amendments, modifications as may be made from time to time and such other relevant regulations as may be introduced there under from time to time by that Authority.

iii. Entire Agreement:

This Policy Document along with the documents and agreements referred to herein, supersedes all prior discussions and agreements (whether oral or written, including all correspondence) with respect to the subject matter of this

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Policy, and this Policy Document (together with any written and mutually agreed amendments or modifications thereof) contain the sole and entire agreement between the Company and the Policyholder with respect to the subject matter hereof.

iv. Jurisdiction:

Without prejudice to the generality of the aforesaid provisions, this Policy shall be governed by the laws of India.

10. General

- i. The benefits under the concerned COA will cease on the date on which all the benefit under the chosen annuiaty option are paid as per the terms and condition of of the annuity option chosen.
- ii. Any information needed to administer the Policy must be furnished by the Policyholder. Any information pertaining to the Policy shall be accepted by the Company only if it is received from the authorized signatory /e-mail ID of the Policyholder.
- iii. The Insurer can check/inspect, at any time, if the Benefits are being paid to the correct person as and when due

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PART G

Grievance Redressal System

1. In case you have any query or complaint/grievance, you may approach any of our branches or you may contact our Customer Service Department at the following address:

Group Operations, Kotak Mahindra Life Insurance Company Ltd, Kotak Towers, 7th Floor, Zone IV, Building No. 21, Infinity Park, Off Western Express Highway, General A.K. Vaidya Marg, Malad East, Mumbai 400097 Toll Free: 1800-120-7856 (Monday-Friday (excluding public holidays) between 10.00 a.m. to 6.00 p.m).

Email ID: kli.groupoperations@kotak.com

2. In case you are not satisfied with the decision of the above office, or have not received any response within 10 days, you may contact the following official for resolution:

Chief Grievance Officer, Kotak Mahindra Life Insurance Company Ltd, Kotak Towers, 7th Floor, ZoneIV, Building No. 21, Infinity Park, Off Western Express Highway, General A.K. Vaidya Marg, Malad East, Mumbai 400097 Toll Free: 1800 209 8800

Email ID: kli.grievance@kotak.com

3. If you are not satisfied with the response or do not receive a response from us within 15 days, you may approach the Grievance Cell of the Insurance Regulatory and Development Authority (IRDA) on the following contact details:

IRDA Grievance Call Centre (IGCC) TOLL FREE NO:155255 or 1800 4254 732

Email ID: complaints@irdai.gov.in

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You can also register your complaint online at http://www.igms.irda.gov.in/

Address for communication for complaints by paper:

Consumer Affairs Department

Insurance Regulatory and Development Authority

Sy.No.115/1,Financial District, Nanakramguda,

Gachibowli, Hyderabad-500032

In case you are not satisfied with the decision/resolution of the Insurer, you may approach the Insurance Ombudsman if your grievance pertains to: (a) delay in settlement of claims, beyond the time specified in the regulations, framed under the Insurance Regulatory and Development Authority of India Act, 1999;

(b) any partial or total repudiation of claims by the Insurer;

(c) disputes over premium paid or payable in terms of insurance policy;

(d) misrepresentation of policy terms and conditions at any time in the policy document or policy contract;

(e) legal construction of insurance policies in so far as the dispute relates to claim;

(f) policy servicing related grievances against Insurer and their agents and intermediaries;

(g) issuance of life insurance policy, including health insurance policy which is not in conformity with the proposal form submitted by the proposer;

(h) non-issuance of insurance policy after receipt of premium in life insurance including health insurance; and

(i) any other matter resulting from the violation of provisions of the Insurance Act, 1938 or the regulations, circulars, guidelines or instructions issued by the IRDAI from time to time or the terms and conditions of the policy contract, in so far as they relate to issues mentioned at clauses (a) to (f).

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The complaint should be made in writing duly signed by the complainant or by his legal heirs with full details of the complaint and the contact information of complainant.

- 4. As per Insurance Ombudsman Rules, 2017, notification no. GSR 413(E) [F.NO.14019/22/2010-INS.II], dated 25-4-2017 the complaint to the Ombudsman can be made:
 - Only if the grievance has been rejected by the Grievance Redressal Machinery of the Insurer
 - Within a period of one year from the date of rejection by the Insurer
 - If it is not simultaneously under any litigation.

List of Insurance Ombudsman

AHMEDABAD	BENGALURU
Office of the Insurance Ombudsman,	Office of the Insurance Ombudsman,
Jeevan Prakash Building, 6th floor,	Jeevan Soudha Building,PID No. 57-27-N-19
Tilak Marg, Relief Road,	Ground Floor, 19/19, 24th Main Road,
Ahmedabad – 380 001.	JP Nagar, Ist Phase,
Tel.: 079 - 25501201/02/05/06	Bengaluru – 560 078.
Email: <u>bimalokpal.ahmedabad@ecoi.c</u>	Tel.: 080 - 26652048 / 26652049
o.in	Email: <u>bimalokpal.bengaluru@ecoi.co.in</u>
BHOPAL Office of the Insurance Ombudsman, Janak Vihar Complex, 2nd Floor, 6, Malviya Nagar, Opp. Airtel Office, Near New Market, Bhopal – 462 003. Tel.: 0755 - 2769201 / 2769202 Fax: 0755 - 2769203 Email: <u>bimalokpal.bhopal@ecoi.co.in</u>	BHUBANESHWAR Office of the Insurance Ombudsman, 62, Forest park, Bhubneshwar – 751 009. Tel.: 0674 - 2596461 /2596455 Fax: 0674 - 2596429 Email: <u>bimalokpal.bhubaneswar@ecoi.co.</u> in
CHANDIGARH	CHENNAI
Office of the Insurance Ombudsman,	Office of the Insurance Ombudsman,
S.C.O. No. 101, 102 & 103, 2nd Floor,	Fatima Akhtar Court, 4th Floor, 453,
Batra Building, Sector 17 – D,	Anna Salai, Teynampet,
Chandigarh – 160 017.	CHENNAI – 600 018.
Tel.: 0172 - 2706196 / 2706468	Tel.: 044 - 24333668 / 24335284
Fax: 0172 - 2708274	Fax: 044 - 24333664

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Email: <u>bimalokpal.chandigarh@ecoi.co.in</u>	Email: <u>bimalokpal.chennai@ecoi.co.in</u>
DELHI Office of the Insurance Ombudsman, 2/2 A, Universal Insurance Building, Asaf Ali Road, New Delhi – 110 002. Tel.: 011 - 2323481/23213504 Email: <u>bimalokpal.delhi@ecoi.co.in</u>	GUWAHATI Office of the Insurance Ombudsman, Jeevan Nivesh, 5th Floor, Nr. Panbazar over bridge, S.S. Road, Guwahati – 781001(ASSAM). Tel.: 0361 - 2132204 / 2132205 Fax: 0361 - 2732937 Email: <u>bimalokpal.guwahati@ecoi.co.in</u>
HYDERABAD Office of the Insurance Ombudsman, 6-2-46, 1st floor, "Moin Court", Lane Opp. Saleem Function Palace, A. C. Guards, Lakdi-Ka-Pool, Hyderabad - 500 004. Tel.: 040 - 65504123 / 23312122 Fax: 040 - 23376599 Email: <u>bimalokpal.hyderabad@ecoi.co.in</u>	JAIPUR Office of the Insurance Ombudsman, Jeevan Nidhi – II Bldg., Gr. Floor, Bhawani Singh Marg, Jaipur - 302 005. Tel.: 0141 - 2740363 Email: <u>Bimalokpal.jaipur@ecoi.co.in</u>
ERNAKULAM	KOLKATA
Office of the Insurance Ombudsman,	Office of the Insurance Ombudsman,
2nd Floor, Pulinat Bldg.,	Hindustan Bldg. Annexe, 4th Floor,
Opp. Cochin Shipyard, M. G. Road,	4, C.R. Avenue,
Ernakulam - 682 015.	KOLKATA - 700 072.
Tel.: 0484 - 2358759 / 2359338	Tel.: 033 - 22124339 / 22124340
Fax: 0484 - 2359336	Fax : 033 - 22124341
Email: <u>bimalokpal.ernakulam@ecoi.co.in</u>	Email: <u>bimalokpal.kolkata@ecoi.co.in</u>
LUCKNOW	MUMBAI
Office of the Insurance Ombudsman,	Office of the Insurance Ombudsman,
6th Floor, Jeevan Bhawan, Phase-II,	3rd Floor, Jeevan Seva Annexe,
Nawal Kishore Road, Hazratganj,	S. V. Road, Santacruz (W),
Lucknow - 226 001.	Mumbai - 400 054.
Tel.: 0522 - 2231330 / 2231331	Tel.: 022 - 26106552 / 26106960
Fax: 0522 - 2231310	Fax: 022 - 26106052
Email: <u>bimalokpal.lucknow@ecoi.co.in</u>	Email: <u>bimalokpal.mumbai@ecoi.co.in</u>
NOIDA	PATNA
Office of the Insurance Ombudsman,	Office of the Insurance Ombudsman,
Bhagwan Sahai Palace	1st Floor,Kalpana Arcade Building,,

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4th Floor, Main Road, Naya Bans, Sector 15, Distt: Gautam Buddh Nagar, U.P-201301. Tel.: 0120-2514250 / 2514252 / 2514253 Email: <u>bimalokpal.noida@ecoi.co.in</u>	Bazar Samiti Road, Bahadurpur, Patna 800 006. Tel.: 0612-2680952 Email: <u>bimalokpal.patna@ecoi.co.in</u>
PUNE Office of the Insurance Ombudsman, Jeevan Darshan Bldg., 3rd Floor, C.T.S. No.s. 195 to 198, N.C. Kelkar Road, Narayan Peth, Pune – 411 030. Tel.: 020-41312555 Email: <u>bimalokpal.pune@ecoi.co.in</u>	

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Annexure 1: Annuitants Data

Informaton about Master Policy holder

Name
Policy Number
Regd office Address
State
GST of Policyholders
PAN of Policyholder

Primary annuitants Information: Secondary Annuitant Information:

Gender:
Date of Birth:
PAN Card #
Email Id:
Mobile Number:
Address of Annuitant:
Pin code of Annuitant:
Bank account NEFT details (Cancelled Check)
Nominee details : Name / Address/ Relationship
Date of commencement of Annuity:
Annuity Option Chosen:
Guaranteed Term (only in option 3)
Premium amount (before GST or any other taxes)
GST
Gross Premium incl GST

The above format may be altered by the Insurer from time to time with prior written notice to the Policyholder.

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Annexure 2: List of valid age proofs:

- Birth Certificate
- School / College Leaving Certificate, provided it specifies Date of Birth, States that Date of Birth is extracted from School / College Records, Stamped and signed by College / School
- Passport
- Driving license
- PAN Card
- Ration Card, which specifies the Date of Issue of the Ration Card and the Date of Birth or Age of the Life to be Insured
- Election ID card (also called voters ID) issued by the Election Commission of India can be accepted as valid age proof provided it was issued at least 2 years before the date of the insurance proposal.
- Extract from service register in case of:
 - Government and semi-government employees
- In case of defense/central government/ state government personnel, identity card issued respectively by the defense department /central government/ state government to their personnel showing, inter alias, the date of birth or age
- Marriage certificate in the case of Roman Catholics issued by Roman Catholic Church
- Domicile certificate in which the date of birth stated was proved on the strength of the school certificate or birth certificates

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Annexure 3

Section 39 - Nomination by Policyholder

Nomination of a life insurance Policy is as below in accordance with Section 39 of the Insurance Act, 1938 as amended by Insurance Laws (Amendment) Act, 2015. The extant provisions in this regard are as follows:

- 01. The Policyholder of a life insurance on his own life may nominate a person or persons to whom money secured by the Policy shall be paid in the event of his death.
- 02. Where the nominee is a minor, the Policyholder may appoint any person to receive the money secured by the Policy in the event of Policyholder's death during the minority of the nominee. The manner of appointment to be laid down by the insurer.
- 03. Nomination can be made at any time before the maturity of the Policy.
- 04. Nomination may be incorporated in the text of the Policy itself or may be endorsed on the Policy communicated to the insurer and can be registered by the insurer in the records relating to the Policy.
- 05. Nomination can be cancelled or changed at any time before Policy matures, by an endorsement or a further endorsement or a will as the case may be.
- 06. A notice in writing of Change or Cancellation of nomination must be delivered to the insurer for the insurer to be liable to such nominee. Otherwise, insurer will not be liable if a bonafide payment is made to the person named in the text of the Policy or in the registered records of the insurer.
- 07. Fee to be paid to the insurer for registering change or cancellation of a nomination can be specified by the Authority through Regulations.
- 08. On receipt of notice with fee, the insurer should grant a written acknowledgement to the Policyholder of having registered a nomination or cancellation or change thereof.
- 09. A transfer or assignment made in accordance with Section 38 shall automatically cancel the nomination except in case of assignment to the insurer or other transferee or assignee for purpose of loan or against security or its reassignment after repayment. In such case, the nomination will not get cancelled to the extent of insurer's or transferee's or assignee's interest in the Policy. The nomination will get revived on repayment of the loan.
- 10. The right of any creditor to be paid out of the proceeds of any Policy of life insurance shall not be affected by the nomination.

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- 11. In case of nomination by Policyholder whose life is insured, if the nominees die before the Policyholder, the proceeds are payable to Policyholder or his heirs or legal representatives or holder of succession certificate.
- 12. In case nominee(s) survive the person whose life is insured, the amount secured by the Policy shall be paid to such survivor(s).
- 13. Where the Policyholder whose life is insured nominates his
 - a. parents or
 - b. spouse or
 - c. children or
 - d. spouse and children
 - e. or any of them

the nominees are beneficially entitled to the amount payable by the insurer to the Policyholder unless it is proved that Policyholder could not have conferred such beneficial title on the nominee having regard to the nature of his title.

- 14. If nominee(s) die after the Policyholder but before his share of the amount secured under the Policy is paid, the share of the expired nominee(s) shall be payable to the heirs or legal representative of the nominee or holder of succession certificate of such nominee(s).
- 15. The provisions of sub-section 7 and 8 (13 and 14 above) shall apply to all life insurance policies maturing for payment after the commencement of Insurance Laws (Amendment) Act, 2015.
- 16. If Policyholder dies after maturity but the proceeds and benefit of the Policy has not been paid to him because of his death, his nominee(s) sh
- all be entitled to the proceeds and benefit of the Policy.
- 17. The provisions of Section 39 are not applicable to any life insurance Policy to which Section 6 of Married Women's Property Act, 1874 applies or has at any time applied except where before or after Insurance Laws (Amendment) Act, 2015, a nomination is made in favour of spouse or children or spouse and children whether or not on the face of the Policy it is mentioned that it is made under Section 39. Where nomination is intended to be made to spouse or children or spouse and children under Section 6 of MWP Act, it should be specifically mentioned on the Policy. In such a case only, the provisions of Section 39 will not apply.

[Disclaimer: This is not a comprehensive list of amendments of Insurance Laws (Amendment) Act, 2015 and only a simplified version prepared for general information. Policy Holders are advised to refer to the Insurance Laws (Amendment) Act, 2015 dated 23.03.2015 for complete and accurate details.]

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Annexure 4

Section 45 – Policy shall not be called in question on the ground of mis-statement after three years

Provisions regarding Policy not being called into question in terms of Section 45 of the Insurance Act, 1938, as amended by Insurance Laws (Amendment) Act, 2015, are as follows:

- 01. No Policy of Life Insurance shall be called in question **on any ground whatsoever** after expiry of 3 yrs from
 - a. the date of issuance of Policy or
 - b. the date of commencement of risk or
 - c. the date of revival of Policy or
 - d. the date of rider to the Policy
 - whichever is later.

02. On the ground of fraud, a Policy of Life Insurance may be called in question within 3 years from

- a. the date of issuance of Policy or
- b. the date of commencement of risk or
- c. the date of revival of Policy or
- d. the date of rider to the Policy

whichever is later.

For this, the insurer should communicate in writing to the insured or legal representative or nominee or assignees of insured, as applicable, mentioning the ground and materials on which such decision is based.

03. Fraud means any of the following acts committed by insured or by his agent, with the intent to deceive the insurer or to induce the insurer to issue a life insurance Policy:

a. The suggestion, as a fact of that which is not true and which the insured does not believe to be true;

b. The active concealment of a fact by the insured having knowledge or belief of the fact;

c. Any other act fitted to deceive; and

d. Any such act or omission as the law specifically declares to be fraudulent.

04. Mere silence is not fraud unless, depending on circumstances of the case, it is the duty of the insured or his agent keeping silence to speak or silence is in itself equivalent to speak.

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- 05. No Insurer shall repudiate a life insurance Policy on the ground of Fraud, if the Insured / beneficiary can prove that the misstatement was true to the best of his knowledge and there was no deliberate intention to suppress the fact or that such mis-statement of or suppression of material fact are within the knowledge of the insurer. Onus of disproving is upon the Policyholder, if alive, or beneficiaries.
- 06. Life insurance Policy can be called in question within 3 years on the ground that any statement of or suppression of a fact material to expectancy of life of the insured was incorrectly made in the proposal or other document basis which Policy was issued or revived or rider issued. For this, the insurer should communicate in writing to the insured or legal representative or nominee or assignees of insured, as applicable, mentioning the ground and materials on which decision to repudiate the Policy of life insurance is based.
- 07. In case repudiation is on ground of mis-statement and not on fraud, the premium collected on Policy till the date of repudiation shall be paid to the insured or legal representative or nominee or assignees of insured, within a period of 90 days from the date of repudiation.
- 08. Fact shall not be considered material unless it has a direct bearing on the risk undertaken by the insurer. The onus is on insurer to show that if the insurer had been aware of the said fact, no life insurance Policy would have been issued to the insured.
- 09. The insurer can call for proof of age at any time if he is entitled to do so and no Policy shall be deemed to be called in question merely because the terms of the Policy are adjusted on subsequent proof of age of life insured. So, this Section will not be applicable for questioning age or adjustment based on proof of age submitted subsequently.

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Annexure 5

Section 38 - Assignment and Transfer of Insurance Policies

Assignment or transfer of a policy should be in accordance with Section 38 of the Insurance Act, 1938 as amended by Insurance Laws (Amendment) Act, 2015. The extant provisions in this regard are as follows:

- 01. This policy may be transferred/assigned, wholly or in part, with or without consideration.
- 02. An Assignment may be effected in a policy by an endorsement upon the policy itself or by a separate instrument under notice to the Insurer.
- 03. The instrument of assignment should indicate the fact of transfer or assignment and the reasons for the assignment or transfer, antecedents of the assignee and terms on which assignment is made.
- 04. The assignment must be signed by the transferor or assignor or duly authorized agent and attested by at least one witness.
- 05. The transfer of assignment shall not be operative as against an insurer until a notice in writing of the transfer or assignment and either the said endorsement or instrument itself or copy thereof certified to be correct by both transferor and transferee or their duly authorised agents have been delivered to the insurer.
- 06. Fee to be paid for assignment or transfer can be specified by the Authority through Regulations.
- 07. On receipt of notice with fee, the insurer should grant a written acknowledgement of receipt of notice. Such notice shall be conclusive evidence against the insurer of duly receiving the notice.
- 08. If the insurer maintains one or more places of business, such notices shall be delivered only at the place where the policy is being serviced.
- 09. The insurer may accept or decline to act upon any transfer or assignment or endorsement, if it has sufficient reasons to believe that it is
 - a. not bonafide or
 - b. not in the interest of the policyholder or
 - c. not in public interest or
 - d. is for the purpose of trading of the insurance policy.
- 10. Before refusing to act upon endorsement, the Insurer should record the reasons in writing and communicate the same in writing to Policyholder within 30 days from the date of policyholder giving a notice of transfer or assignment.
- 11. In case of refusal to act upon the endorsement by the Insurer, any person aggrieved by the refusal may prefer a claim to IRDAI within 30 days of receipt of the refusal letter from the Insurer.

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- 12. The priority of claims of persons interested in an insurance policy would depend on the date on which the notices of assignment or transfer is delivered to the insurer; where there are more than one instruments of transfer or assignment, the priority will depend on dates of delivery of such notices. Any dispute in this regard as to priority should be referred to Authority.
- 13. Every assignment or transfer shall be deemed to be absolute assignment or transfer and the assignee or transferee shall be deemed to be absolute assignee or transferee, except

a. where assignment or transfer is subject to terms and conditions of transfer or assignment OR

b. where the transfer or assignment is made upon condition that

i. the proceeds under the policy shall become payable to policyholder or nominee(s) in the event of assignee or transferee dying before the insured OR

ii. the insured surviving the term of the policy

Such conditional assignee will not be entitled to obtain a loan on policy or surrender the policy. This provision will prevail notwithstanding any law or custom having force of law which is contrary to the above position.

14. In other cases, the insurer shall, subject to terms and conditions of assignment, recognize the transferee or assignee named in the notice as the absolute transferee or assignee and such person

a. shall be subject to all liabilities and equities to which the transferor or assignor was subject to at the date of transfer or assignment and

b. may institute any proceedings in relation to the policy

c. obtain loan under the policy or surrender the policy without obtaining the consent of the transferor or assignor or making him a party to the proceedings

15. Any rights and remedies of an assignee or transferee of a life insurance policy under an assignment or transfer effected before commencement of the Insurance Laws (Amendment) Act, 2015 shall not be affected by this section.

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