

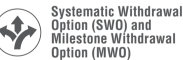
Give your life and your wealth a new edge and enjoy life cover benefit

Create your legacy with the flexibility of time with Wealth Edge.











For more information: (5) 1800-103-0003/1800-180-0003/1800-891-0003

Canara HSBC Life Insurance | Promises ka Partner

The Unit linked Insurance Products do not offer any liquidity during the first five years of the contract. The policyholder will not be able to surrender/withdraw the monies invested in Unit Linked Insurance Product completely or partially till the end of the fifth year.

BEWARE OF SPURIOUS/FRAUD PHONE CALLS! • IRDAI is not involved in activities like selling insurance policies, announcing bonus or investment of premiums. Public receiving such phone calls are requested to lodge a police complaint.

Trade Logo of Canara HSBC Life Insurance Company Limited (formerly known as Canara HSBC Oriental Bank of Commerce Life Insurance Company Ltd) hereinafter referred to as "Insurer" is used under license with Canara Bank and HSBC Group Management Services Limited. The Insurance products are offered and underwritten by Insurer (IRDAI Regn. No. 136) having its head office at 139 P, Sector 44, Gurgaon – 122003, Haryana (India). Canara HSBC Life Insurance Company Limited is only the name of the insurance company and Canara HSBC Life Insurance Wealth Edge is only the name of the unit linked insurance contract and does not in any way indicate the quality of the contract, its future prospects or returns. The various funds offered under this contract are the names of the funds and do not in any way indicate the quality of these plans, their future prospects and returns. Unit Linked Insurance products are different from the traditional insurance products and are subject to the risk factors. Past performance of the investment funds do not indicate the future performance of the same. Investors in the Scheme are not being offered any guaranteed /assured returns. The premium paid in Unit Linked Insurance policies are subject to investment risks associated with capital markets and the NAVs of the units may go up or down based on the performance of fund and factors influencing the capital market and the insured is responsible for his/her decisions. The premium shall be adjusted on the due date even if it has been received in advance. The premiums & funds are subject to certain charges related to the fund or to the premium paid. Please know the associated risks and the applicable charges, from your policy document issued by the insurance company. For more details on risk factors, terms and conditions, please read the sales brochure carefully before concluding a sale. Corporate Identity No.: U66010DL2007PLC248825. Website: www.canarahsbclife.com Call: 1800-103-0003 / 1800-180-0003 / 1800-180-0003 / 1800-180-10003 / 1800-180-10003

UIN: 136L085V01 MISNJWECHODEC22 ENG

IN THIS POLICY, THE INVESTMENT RISK IN INVESTMENT PORTFOLIO IS BORNE BY THE POLICYHOLDER

Canara HSBC Life Insurance Wealth Edge A Linked Individual Savings Life Insurance Plan UIN – 136L085V01

PART – A Welcome Letter

Date: {{DATE_OF_ENTRY}}

{{OWNER_NAME}}

{{FATHERS_NAME/HUSBAND NAME}}

{{PO_M_ADD_1}}

{{PO_M_ADD_2}}

{{PO_M_ADD_3}}

{{PO_M_ADD_CITY}}

{{PO_M_ADD_STATE}} - {{PO_M_ADD_PINCODE}}

{{PO_M_ADD_COUNTRY}}

Contact No.: {{OWNER_CONTACT}}

Dear {{OWNER NAME}},

Your Policy Details:		Your Representative Details:	
Client ID.	{{POLICY_OWNER_CLIENT_ID}}	Name	{{AGENT_NAME}}
Policy No.	{{POLICY_NUMBER}}	Code	{{AGENT_CODE}}
Proposal No.	{{PROPOSAL_NUMBER}}	Contact No.	{{AGENT_CONTACT}}

Welcome to the Canara HSBC Life Insurance family. We would like to congratulate You on purchasing **Canara HSBC Life Insurance Wealth Edge.** This document is Your Policy Document and contains important information related to Your Policy. We would recommend that You read this document carefully to ascertain if the details mentioned are accurate.

If You wish to rectify any of the details provided by You in the Policy, then please get in touch with our **Resolution center: 1800-103–0003** / **1800-180-0003** / **1800-891-0003**. You can also SMS Us at 7039004411 or write to Us at customerservice@canarahsbclife.in and our representative will contact You at Your convenience.

We are confident that our product will meet Your requirements, however in case the Policy terms and conditions are not agreeable to You then You can opt for a cancellation of the Policy, by sending back this Policy Document along with the reason for non-acceptance to the Company within 15/30 days from the date of receipt of this Policy Document. In case You opt for cancellation within the said period You will receive the Fund Value as on the date of such cancellation and any non-allocated Premium along with the charges deducted by cancellation of Units. This amount will be paid subject to deduction of the proportionate risk premium for the period of cover, stamp duty and medical expenses, if any. Please note that this facility is available only at the first instance, on receipt of the original Policy Document, and will not apply to duplicate Policy Document issued by the Company on your request.

As an added convenience for You, We offer an easy-to-navigate online system to manage Your Policy. Log on to our website www.canarahsbclife.com and register to start using this service.

In case of any claim related or other matters, You or the Claimant may contact Us at **Canara HSBC Life Insurance Company Limited**, 139 P, Sector-44, Gurugram 122003, Haryana, India. You can also get in touch with Us on 1800-103-0003 /1800-180-0003/1800-891-0003 or SMS Us at 7039004411 or write to Us at customerservice@canarahsbclife.in.

We request You to pay Your Premiums on due dates to enjoy uninterrupted Benefits under the Policy. Thank You for giving Us the opportunity to service Your insurance needs and We will ensure that We fulfill all Your Policy servicing needs.

Yours Sincerely,

Chief Operating Officer

Canara HSBC Life Insurance Company Limited

Policy Preamble

This Policy Document evidences a contract between the Policyholder and the Company which has been issued on the basis of Your statements and declarations in the Proposal Form and other documents evidencing insurability of the Life Assured. This is an individual, linked, life insurance cum savings, Single/Limited/Regular Premium paying policy which enables the Claimant to receive benefits subject to the terms and conditions stated herein. This Policy does not confer a right on You to participate or share the profits or surplus of the business of the Company. Reference to any legislation, Act, regulation, guideline, etc includes subsequent changes or amendments to the same. The terms 'You', 'Your' used in this document refer to the Policyholder and 'We', 'Us', 'Company', 'Our' refer to Canara HSBC Life Insurance Company Limited. The word "Authority" would refer to the Insurance Regulatory and Development Authority of India.

Policy Schedule

Canara HSBC Life Insurance Wealth Edge is a Linked Individual Savings Life Insurance Plan Single / Limited/ Regular Premium Paying Product. The Company shall pay benefits upon occurrence of one or more events mentioned in this Policy on receipt of proof that is satisfactory to the Company.

	Policyholder Details	Life Assured Details	
Name {{OWNER_NAME}}		{{ASSURED_NAME}}	
Date of Birth {{OWNER_BIRTH_DATE}}		{{ASSURED_BIRTH_DATE}}	
Age	{{OWNER_AGE}}	{{ASSURED_AGE}}	
Gender	{{OWNER_GENDER}}	{{ASSURED_GENDER}}	
Address {{OWNER_ADDRESS}}		{{ASSURED_ADDRESS}}	

Policy Schedule Details

Policy Number	{{POLICY_NUMBER}}	
Plan Name	{{PLAN_NAME}}}	
Plan Type	{{PLAN_TYPE}}	
Policy Term (Years)	{{POLICY_TERM}}	
Premium Payment Term (Years)	{{PREMIUM_PAYING_TERM}}	
Single/ Installment Premium¹(₹)	{{INSTALLMENT_PREMIUM}}	
Age Admitted	{{AGE_ADMITTED}}}	
Risk Commencement Date	{{RISK_COMMENCEMENT_DATE}}	
Policy Commencement Date	{{POLICY_COMMENCEMENT_DATE}}	
Premium Payment Mode	{{POLICY_PAYMENT_MODE}}}	
Next Premium Due Date	{{NEXT_PREMIUM_DUE_DATE}}	
Last Premium Due Date	{{LAST_PREMIUM_DUE_DATE}}	

Benefit Coverage Details

Plan Option	{{INVEST PLUS OR PREMIUM PLUS OR LIFE PLUS}}
Sum Assured (₹)	{{SUM_ASSURED}}}
Systematic Transfer Option	({{YES/NO}})
Return Protector Option	({{YES/NO}})
Auto Fund Rebalancing	({{YES/NO}})
Safety Switch Option	({{YES/NO}})
Loss Protector Strategy	{{ YES/NO }}
Milestone Withdrawal Option (MWO)	{{ YES/NO }}
Systematic Withdrawal Option (SWO)	{{ YES/NO }}
Maturity Date	{{MATURITY_DATE}}

Nominee Details*

Name	Gender	Age	Relationship with Life Assured	Percentage
{{NOMINEE_NAME_1}}	{{NOMINEE_GENDER_1}}	{{AGE IN YEARS}}	{{R'SHIP}}	{{PERCENTAGE}}
{{NOMINEE_NAME_2}}	{{NOMINEE_GENDER_2}}	{{AGE IN YEARS}}	{{R'SHIP}}	{{PERCENTAGE}}

^{*}Nominee details under Section 39 of Insurance Act, 1938 as amended from time to time.

Appointee Name (Person who receives benefits on Life Assured's death and gives		
discharge to Us on behalf of minor Nominee)	{{APPOINTEE_NAME}}	
Appointee Gender	{{APPOINTEE_GENDER}}	
Appointee Relationship with Life Assured	{{APPOINTEE_RELATIONSHIP}}	

Registered Office: 8th Floor, Unit No. 808 - 814, Ambadeep Building, Plot No.14, Kasturba Gandhi Marg, New Delhi - 110001

Head Office: 139 P, Sector-44, Gurugram 122003, Haryana, India

¹ Goods and Services Tax or any other levy by whatever name called under Goods and Services Tax Scheme if any, as applicable from time to time, is included in the Premium/charges paid by the Policyholder.

[&]quot;On Examination of the Policy, if the Policyholder notices any mistake, the Policy Document is to be returned for correction to the Company. **Canara HSBC Life Insurance Company Limited.** IRDAI Registration no: 136.

Statement of Account

Policyholder	{{OWNER_NAME_FPRCT}}	
Policy Number	{{POLICY_NUMBER}}	
Transaction Date	{{TRANSACTION_DATE}}	

Charges Deducted

Single Premium/ Installment Premium (₹)	{{INSTALLMENT_PREMIUM}}	
Premium Allocation Charge (₹)	{{PREMIUM_ALLOCATION_CHARGE}}}	
Net Premium Invested (₹)	{{NET_PREMIUM_INVESTED}}	
Policy Administration Charge (₹)	{{POLICY ADMINISTRATION_CHARGE}}	
Risk Charges* (₹)	{{MOTALITY_CHARGE}}}	
Central Goods and Services Tax on Above Charges (₹)	{{ CENTRAL GOODS AND SERVICE TAX }}	
State Goods and Services Tax/ Union Territory Goods and Services Tax on Above Charges (₹)	{{ STATE GOODS AND SERVICE TAX/UNION TERRITORY GOODS AND SERVICES TAX }}	
Integrated Goods and Services Tax on Above Charges (₹)	{{ INTEGRATED GOODS AND SERVICE TAX }}	
Cess (es) /Other Levy on Above Charges(₹)	{{ CESS (ES) /OTHER LEVY }}	

^{*}Risk charges denotes mortality charges.

Fund Details

Name of Fund	Initial Fund Allocation	No. of Units	NAV (₹)	Amount (₹)
Emerging Leaders Equity Fund	{{ EMERGING LEADERS EQUITY FUND }}%	{{EMERGING LEADERS EQUITY FUND UNIT}}	{{EMERGING LEADERS EQUITY FUND NAV}}	{{EMERGING LEADERS EQUITY FUND AMT}}
India Multi-Cap Equity Fund	{{INDIA MULTI-CAP EQUITY_FUND}}%	{{INDIA MULTI-CAP EQUITY_FUND_UNIT}}	{{INDIA MULTI-CAP EQUITY_FUND_NAV}}	{{INDIA MULTI-CAP EQUITY_FUND_AMT}}
Equity II Fund	{{EQUITY_FUND}}%	{{EQUITY_FUND_UNIT}}	{{EQUITY_FUND_NAV}}	{{EQUITY_FUND_AMT}}
Growth Plus Fund	{{GROWTH_FUND}}%	{{GROWTH_FUND_UNIT}}	{{GROWTH_FUND_NAV}}	{{GROWTH_FUND_AMT}}
Balanced Plus Fund	{{BALANCE_FUND}}}%	{{BALANCE_FUND_UNIT}}}	{{BALANCE_FUND_NAV}}	{{BALANCE_FUND_AMT}}
Large Cap Advantage Fund	{LARGE CAP ADVANTAGE FUND}}%	{{LARGE CAP ADVANTAGE FUND UNIT}}	{{LARGE CAP ADVANTAGE FUND NAV}}	{{ LARGE CAP ADVANTAGE FUND AMT}}
Debt Fund	{{DEBT_FUND}}%	{{DEBT_FUND_UNIT}}	{{DEBT_FUND_NAV}}	{{DEBT_FUND_AMT}}
Liquid Fund	{{LIQUID_FUND}}%	{{LIQUID_FUND_UNIT}}	{{LIQUID_FUND_NAV}}	{{LIQUID_FUND_AMT}}
Total Fund Value (₹)	{{TOTAL ALLOCATION}}%	As on transaction date: {{TRANSACTION_DATE}}		{{TOTAL_FUND_VALUE}}

Segregated Fund Index Number (SFIN):

Emerging Leaders Equity Fund
India Multi-Cap Equity Fund
Equity II Fund
ULIF00807/01/10EQUTYIIFND136,
Growth Plus Fund
ULIF00913/09/10GROWTPLFND136,
Balanced Plus Fund
ULIF01013/09/10BLNCDPLFND136,
Large Cap Advantage Fund
ULIF02109/06/20LARCPADFND136,
Debt Fund
ULIF00409/07/08INDEBTFUND136,
Liquid Fund
ULIF00514/07/08LIQUIDFUND136,

You can also access value of your policy wise units and fund wise NAV in the prescribed format (Form D02) on our Company's website.

To access the above mentioned details, you need to login/register on the Company's website i.e. www.canarahsbclife.com through "Login & Register" link. For first time registration, your email ID must be registered with us. If your email ID is not registered, please call us on toll free number to register

This is a computer generated statement and does not require signature.

First Premium Receipt

Receipt Number: {{RECEIPT_NUMBER}}

Date of Issue / {{FPR DATE}}

Name of the Company	{{NAME OF THE COMPANY}}	
Hub Address	{{HUB ADDRESS}}	
Goods and Services Tax Identification Number	{{GOODS AND SERVICES TAX IDENTIFICATION NUMBER OF HUB}}	
HSN Code	{{HSN CODE}}}	
Plan Name	{{PLAN_NAME}}}	
Policy Number	{{POLICY_NUMBER}}	
Policyholder Name	{{OWNER_NAME_FPRCT}}	
Policyholder Current Residential Address	{{POLICY HOLDER CURRENT RESIDENTIAL ADDRESS}}	
Policyholder State/ Union Territory & Code	{{POLICY HOLDER STATE & CODE}}}	
Goods and Services Tax Identification Number	{{GOODS AND SERVICES TAX IDENTIFICATION NUMBER}}	
Life Assured Name	{{ASSURED_NAME}}	
Premium Payment Mode	{{POL_BILL_MODE_CD_FPRCT}}	
Sum Assured (₹)	{{CVG_FACE_AMT_FPRCT}}	

Payment Related Information

Single/ Installment Premium (₹)*	{{CVG_MPREM_AMT_FPRCT}}	
Premium Allocation Charge (₹)	{{PREMIUM_ALLOCATION_CHARGE}}}	
Goods and Services Tax on Premium Allocation Charge¹ (₹)	{{GOODS AND SERVICES TAX ON PREMIUM ALLOCATION CHARGE}}	
Total Premium Received (₹)	{{TOTAL_PREMIUM_RECEIVED}}}	
Balance Premium (₹)	{{BALANCE_PREMIUM}}	
Next Premium Due Date	{{DV_POL_NXT_PRM_DT_FPRCT}}	

¹ Break-up of Goods and Services Tax on Premium Allocation Charge	(%) Rate	(₹) Amount
Central Goods and Services Tax		
State Goods and Services Tax/ Union Territory Goods and Services Tax		
Integrated Goods and Services Tax		
Cess (es)/Other levy		

^{*}You may be entitled to tax benefits under Section 80C as per the Income Tax Act, 1961. Tax benefits under the Policy will be as per the prevailing Income Tax laws and are subject to amendments from time to time. For tax related queries, please contact Your independent tax advisor. The amount indicated as balance premium, if any, will not earn any interest and will be adjusted towards future Premiums on the due date. Advance premiums paid, if any, will be appropriated towards Premium on the respective due dates.

The Single/ Installment Premium received by the Company, after deducting applicable premium allocation charges (if any) including Goods and Services Tax or any other levy by whatever name called under Goods and Services Tax Scheme, if any, has been allocated to the Unit Linked Funds in the percentages indicated in the statement of account.

Company's Permanent Account Number AADCC1881F.

"Goods and Services Tax as above is not payable on reverse charge basis" "Address of Delivery is same as that of place of supply"

The commencement of risk in the Policy is subject to realization of Premium by the Company.

<< Digital Signature>>

Chief Operating Office

Endorsements

Total Stamp Value (₹) / {{STAMP_DUTY}}

"The appropriate stamp duty towards this policy is paid vide <<CRN Number>>"

PART B

Glossary of Important Terms

- 1. Age (Last Birthday) The Life Assured's age at their last birthday, as on Policy Commencement Date
- **2. Annualized Premium** The amount of Premium payable by You for the entire Policy Year.
- 3. Appointee The person named in the Policy Schedule, to receive the death benefit and give a valid discharge to Us on behalf of minor Nominee, in the event of death of the Life Assured.
- **4. Assignee** The person to whom the rights and benefits of the Policy are transferred/assigned by You.
- **5. Benefit(s)** Benefits as provided under Part C of this Policy Document.
- **6. Business Day** Days other than holidays where stock exchanges with nationwide terminals are open for trade (other than day on which exchanges are open for testing) or any day declared by the Authority as Business Day.
- 7. Claimant means the Policyholder or Assignee. However, for payment of death benefit post death of Life Assured, Claimant means: Where the Policyholder and Life Assured are different, Claimant will be the Policyholder; Where Policyholder and Life Assured are same, Claimant will be the Nominee(s); Where Policyholder and Life Assured are same and there is no Nominee(s), then Claimant will be the Policyholder's legal heir or legal representative or the holder of a succession certificate.
- **8. Discontinuance** The state of the Policy arising out of the surrender of the Policy or non-payment of the due Premium before the expiry of the Grace Period (specified in Part C), whichever is earlier.
- 9. Discontinued Policy Fund (ULIF01319/09/11POLDISCFND136) The segregated fund maintained by Us into which Fund Values under policies which are surrendered or where Premium payment is discontinued during the Lock-in Period are credited subject to deduction of Discontinuance Charges, as applicable, to be paid out to You in accordance with IRDAI (Unit Linked Insurance Products) Regulations, 2019. We will levy only Fund Management Charge as mentioned in Part E. The amounts credited to the Discontinued Policy Fund will earn at least the Minimum Guaranteed Interest Rate. The excess income earned in the Discontinued Policy Fund over and above the Minimum Guaranteed Interest Rate will also be apportioned to the Discontinued Policy Fund in arriving at the proceeds of the discontinued policies and will not be apportioned to the shareholders of the Company.
- 10. Financial Year A period of 12 (Twelve) months commencing from April 1st every year.
- 11. Fund Value At any point in time, the total number of Units under the Policy multiplied by the applicable Unit Price.
- 12. Grace Period The time granted by Us from the due date for payment of Premium without any penalty/ late fee, during which time the Policy is considered to be in-force with risk cover without any interruption as per terms of the Policy.
- 13. Life Assured The person named in the Policy Schedule whose life is insured under the Policy.
- 14. Lock-in Period The period of 5 consecutive completed years from the date of commencement of the Policy, during which period the proceeds of the discontinued Policies cannot be paid by the Insurer to the Policyholder or to the Life Assured, as the case may be, except in the case of death or upon the happening of any other contingency covered under the Policy.
- **15. Maturity Benefit(s)** The benefit payable at the end of the Policy Term.
- 16. Maturity Date The date on which the specified Maturity Benefit is payable in accordance with the terms and conditions of the Policy.
- 17. **Minimum Guaranteed Interest Rate** The minimum guaranteed rate applicable to Discontinued Policy Fund as declared by the Authority from time to time. The current applicable interest rate is 4% per annum.
- **18. Monthly Policy Anniversary** The date corresponding to the Policy Commencement Date occurring after the completion of every Policy Month.
- 19. Net Asset Value ("NAV") The market value of investments held under the Unit Linked Fund plus the value of any current assets less the value of any current liabilities and provisions, if any divided by number of Units existing on valuation date (before creation/redemption of Units). NAV will be calculated on all Business Days in accordance with the Authority's guidelines in- force from time to time.
- 20. Nominee The person(s) named in the Policy Schedule who is/are entitled to receive the benefits upon the death of the Life Assured.
- **21. Paid-up Sum Assured** The amount calculated as Sum Assured multiplied by total number of Premiums paid divided by the total number of Premiums payable during the Policy Term.
- 22. Policy This contract of insurance entered between You and Us as evidenced by the Policy Document.
- 23. Policyholder The person named in the Policy Schedule who is the owner of the Policy.
- 24. Policy Anniversary The date corresponding to the Policy Commencement Date occurring after the completion of every Policy Year.

- **25. Policy Document** Policy Document means and includes terms and conditions, the attached Policy Schedule, the Proposal Form and all endorsements issued by Us from time to time.
- **26. Reduced Paid-up** The state of the Policy attained due to non-payment of due Premium after completion of Lock-in Period, wherein the Policy continues in this state till the end of the revival period unless revived, with the risk cover and charges continuing as per the terms and conditions of the Policy.
- **Policy Month** One month period commencing from the Policy Commencement Date and each subsequent month thereafter during the Policy Term, which may be different from the calendar month.
- **28. Policy Schedule** Policy Schedule in this Policy Document and any endorsements attached to and forming part of this Policy and if any updated Policy Schedule is issued, the Policy Schedule latest in time.
- **29. Policy Term** The period for which insurance coverage is given as specified in the Policy Schedule.
- **30. Policy Year** A period of 12 (Twelve) consecutive months' period commencing from the Policy Commencement Date and ending on the day immediately preceding the first Policy Anniversary and each subsequent period of 12 consecutive months thereafter during the Policy Term, which may be different from calendar year.
- **Premium** The amount payable by You to Us, as specified in the Policy Schedule in exchange for Our obligation to pay the benefits as per terms and conditions of the Policy.
- **Proposal Form** An application form which is duly completed and submitted to Us by the Proposer for issuance of the Policy along with other statements, declarations and documents required by the Company.
- **Revival Period** means the period during which You will be entitled to revive the Policy which was discontinued due to non-payment of Premium. The period is determined as period of 3 consecutive complete years from the date of first unpaid premium.
- 34. Single Premium means where the premium payment is made in lump sum payment at the inception of the Policy.
- **35. Sum Assured** The minimum amount that We agree to pay on the occurrence of death of the Life Assured as specified in Policy Schedule which is payable subject to terms and conditions of the Policy.
- **36. Underwriting** The process of evaluating risks for insurance and determining on what terms. We will accept the risk as per the Company's board approved underwriting policy. The treatment of transgender lives will also be as per the Board Approved Underwriting Policy of the Company.
- **37. Unit** A specific portion or part of the underlying segregated Unit Linked Fund which is representative of the Policyholder's entitlement in such Unit Linked Funds.
- **38.** Unit Linked Fund(s) The segregated investment fund(s) established and managed by Us as per applicable regulations.
- **39. Unit Price** The price of each Unit under a Unit Linked Fund arrived at by dividing the NAV by the total number of outstanding units in the respective Unit Linked Fund
 - The terms 'Risk Commencement Date', 'Policy Commencement Date' and 'Premium Payment Term' will derive their meaning from the Policy Schedule.

PART C

1. Benefits

1.1. Death Benefit

In the event of death of the Life Assured, the benefit payable shall be based upon the Plan Option chosen by the Policyholder at the inception of the Policy, subject to conditions mentioned in the Suicide Exclusion Clause.

Benefits payable under various Plan Options available under this product are detailed below -

Invest Plus/ Life Plus -

- a) Benefit payable where Policy is in –force If the death of the Life Assured occurs during the Policy Term where the Policy is in force We will pay to the Claimant higher of the following, as death benefit:
 - i. Sum Assured less partial withdrawals/ withdrawals under MWO (Milestone Withdrawal Option)/ withdrawals under SWO (Systematic Withdrawal Option) if any made during the 2 Years preceding the death of the Life Assured; or
 - ii. Fund Value as on date of intimation of death claim by Us; or
 - iii. 105% of all Premiums Paid-up to the date of death

Upon payment of this benefit, no other benefit shall be payable and the Policy will immediately and automatically terminate.

- Benefit payable where Policy is in Discontinuance state before the end of the Lock-in Period If the death of the Life Assured occurs where the Policy is in Discontinuance state due to non-payment of Premiums before the end of Lock-in Period, the proceeds of the Discontinued Policy Fund, as on the date of intimation of death claim will be payable to the Claimant as death benefit and the Policy will terminate upon such payment.
- c) Benefit payable where Policy is in Reduced Paid up State If the death of the Life Assured occurs where the Policy is in Reduced Paid-up state, and the claim is admitted, We will pay to the Claimant higher of the following as death benefit and upon payment of this benefit, no other benefit shall be payable and the Policy will immediately and automatically terminate:
 - i. Paid-up Sum Assured less partial withdrawals/withdrawals under MWO (Milestone Withdrawal Option)/ withdrawals under SWO (Systematic Withdrawal Option) if any made during 2 Policy Years preceding death of the Life Assured; or
 - ii. Fund Value as on the date of intimation of death claim to Us; or
 - iii. 105% of all Premiums Paid-up to the date of death.

Premium Plus

Premium Funding Benefit (PFB) (applicable for Premium Plus)

In the event of a claim for death being admitted by Us when the Policy is in-force, the Policy will continue to be kept in-force by Us by funding all future Premiums as and when due, if any, from the date of death of the Life Assured until the end of the Premium Payment Term, in the same Premium payment mode as last chosen by You. All charges except Mortality Charges and Premium Funding Benefit charges, will continue to be

deducted from the Unit account until Maturity Date. At maturity, Fund Value is payable as a lump sum or as per Settlement Option chosen by You before death.

Premiums funded by Us will be invested in various Unit Linked Funds in the same allocation proportion as last chosen by You. Premium Funding Benefit ceases when the Policy enters Discontinuance or Reduced Paid-up state and will stand reinstated where the Policy is revived. No charges for the ceased Premium Funding Benefit shall be deducted until the Premium Funding Benefit is revived.

Premium Funding Benefit will not be available in case of Suicide as per Clause 22 Part F. If the death of the Life Assured occurs after the Premium Payment Term is over, then Premium Funding Benefit will not apply.

- a) Benefit payable where Policy is in –force If the death of the Life Assured occurs during the Policy Term where the Policy is in force and the claim is admitted, We will pay to the Claimant higher of the following, as death benefit as lump sum:
 - i. Sum Assured, or
 - ii. 105% of total premiums Paid-up to the date of death.

Upon payment of the Death benefit, the Premium funding benefit will become applicable and upon maturity, Fund Value is payable as a lump sum or as per Settlement Option chosen by You before death of the Life Assured

- b) Benefit payable where Policy is in Discontinuance state before the end of the Lock-in Period If the death of the Life Assured occurs where the Policy is in Discontinuance state due to non-payment of Premium before the end of the Lock-in Period, the proceeds of the Discontinued Policy Fund, as on date of intimation of death claim will be payable. The Policy will terminate upon such payment.
- c) Benefit payable where Policy is in Reduced Paid up state If the death of the Life Assured occurs where the Policy is in Reduced Paid-up state, and the claim is admitted, We will pay to the Claimant higher of the following as death benefit and upon payment of this benefit, no other benefit shall be payable and the Policy will immediately and automatically terminate:

- i. Paid-up Sum Assured, which is not reduced by the partial withdrawals / withdrawals under Systematic Withdrawal Option / withdrawals under Milestone Withdrawal Option made prior to the death of the Life Assured, or
- ii. 105% of all Premiums Paid-up to the date of death)

Either of the benefit which is higher shall be paid along with the Fund Value as on date of intimation of death claim will be payable.

1.2. Maturity Benefit

Where Settlement Option is not operational and the Policy has not terminated before reaching maturity, We will pay the following benefits under the Plan Options:

Invest Plus/ Life Plus

We will pay the Fund Value as on Maturity Date to You and the Policy will terminate upon payment of such benefit.

Premium Plus

Fund Value as on the date of maturity is payable as under:

- To the Life Assured, if alive
- To the Nominee(s), if the Life Assured is not alive.

Loyalty Additions

If all due Premiums have been received by Us, We will credit additional Units into the Unit Linked Fund(s) in the form of Loyalty Additions at the end of every Policy Year starting from the 6th Policy Year till the end of the Policy Term in the same proportion as the value of total Units held in the Unit Linked Funds at the time of additions. Each Loyalty Addition will be 0.5% of the average Fund Value of last 12 Monthly Policy Anniversaries. Loyalty additions will not be added to the Unit Linked Fund(s) if the Policy is in Discontinuance or Reduced Paid-up state. However, on revival of such Policy, due Loyalty additions will be added to the Unit Linked Fund(s).

Wealth Boosters

If all due Premiums have been received by Us, We will credit additional Units into the Unit Linked Fund(s) in the form of Wealth Boosters from the end of 10th Policy Year onwards as per the table below (in the same proportion as the value of total Units held in the Unit Linked Funds at the time of additions).

At the end of Policy Year	Wealth Booster(as a percentage of the average Fund Value of the last 60 Monthly Policy Anniversaries)	
10th Policy Year	2.90%	
15 th Policy Year and thereafter at the end of every 5 Policy Years		

Wealth Booster will not be added to the Unit Linked Fund(s) if the Policy is in Discontinuance or Reduced Paid-up state. However, on revival of such Policy, due Wealth Booster will be added to the Unit Linked Fund(s).

Return of Mortality Charge: An amount equal to the total of all the Mortality Charges deducted during the Policy Term will be added by Us to the Fund Value at the maturity date, provided all due premiums have been received till the maturity date, subject to following conditions:

- The amount payable under the Return of Mortality Charge feature shall exclude any additional charges in respect of mortality that are deducted due to the Life Assured being sub-standard life on grounds of health or is a higher risk for factors other than health such as occupation, etc.
- The amount payable under the Return of Mortality Charge feature shall exclude Goods and Service Tax and applicable cess (es), if any, that have been deducted with respect to mortality charges.
- The amount of Return of Mortality Charge will be added in the same proportion as the value of total units held in the unit linked funds at maturity. Unit Price as on the maturity date will be used for the unitization.
- Return of Mortality Charge feature will not be applicable for Single Premium policies.

2. Payment of Premiums (Not applicable for Single Premium Policy)

You will pay Premium at the mode and for such Premium Payment Term as indicated in the Policy Schedule at the respective due dates or before the end of Grace Period. If any Premium is received before the due date, we may keep such amount in an advance premium account and adjust such sum towards Premium on the applicable due date or refund such amount to You. Collection of advance Premium shall be allowed within the same financial year for the Premium due in that Financial Year. However, where the Premium due in one Financial Year is being collected in advance in earlier Financial Year, Company may collect the same for a maximum period of three months in advance of the due date of the Premium. The Premium so collected in advance shall only be adjusted on the due date of the premium. Such advance premium if any paid by You will not carry any interest. The amounts in the advance premium account will not be allocated into Units before the due date. All Premiums will be allocated in the respective Unit Linked Funds as chosen by You after deduction of Premium Allocation Charge (if any) as mentioned in Part E.

3. Grace Period: (Not applicable for Single Premium Policy)

You are required to pay Premium on or before the Premium payment due date. However You are provided with a Grace Period, which is 30 days from Premium due date in case of yearly, half-yearly and quarterly Premium mode and 15 days from Premium due date in case of monthly Premium mode. During the Grace Period, all charges will continue to apply and You will be entitled to all benefits under the Policy.

PART D

4. Special Features

4.1. Systematic Transfer Option ("STO")

4.1.1. STO allows You to enter the volatile equity market in a systematic manner. Through STO, Your entire annual/single allocable Premium (after deduction of applicable charges) will be first allocated to the Liquid Fund ("Source STO Fund") and then systematically transferred on a monthly basis over the year into any one of the Unit Linked Funds ("Target STO Fund") as chosen by You as per the below Table. While STO is operational, You are not allowed to change Your Target STO Fund. Source STO Fund and Target STO Fund are together referred to as "STO Funds"

Source STO Fund	Target STO Fund
Source STO Fund	Equity II Fund or India Multi-Cap Equity Fund or Emerging Leaders Equity Fund or Large Cap Advantage Fund (You can choose only one Unit Linked Fund out of above four Unit Linked Funds)

Under this option, during the Premium Payment Term, the Fund Value available in the Source STO Fund at the beginning of each month (net of applicable charges) shall be switched to Target STO Fund chosen by You by cancelling Units in the Source STO Fund and purchasing Units in the Target STO Fund till the availability of Units in the Source STO Fund, in the following manner:

Policy Month 1:1/12 of the Units available in the Source STO Fund at the beginning of Policy Month 1

Policy Month 2: 1/11 of the Units available in the Source STO Fund at the beginning of Policy Month 2

.....

Policy Month 6: 1/7 of the Units available in the Source STO Fund at the beginning of Policy Month 6

.....

Policy Month 11:1/2 of the Units available in the Source STO Fund at the beginning of Policy Month 11 Policy Month 12: Balance Units available in the Source STO Fund at the beginning of Policy Month 12 In case of single premium the STO will be operational only during the first Policy Year.

- 4.1.2. You can avail this option at Policy Commencement Date or at any Policy Anniversary with prior request, submitted at least 30 days before the Policy Anniversary. Once STO request is accepted, the STO shall be effective from the Policy Anniversary immediately following the receipt of such request.
- 4.1.3. STO can be opted/re-opted only when the Premiums are paid in annual mode and will be operational during the Premium Payment Term only, provided due premium has been paid. STO cannot be opted once all Premiums payable under the Policy have been paid.
- 4.1.4. You can opt out of the STO at any time during the Policy Term by giving us a request which shall be effective from following Monthly Policy Anniversary. STO can be re-opted any number of times subject to the conditions stated above.
- 4.1.5. Any amount remaining in other than STO Funds will continue to remain invested in those Unit Linked Funds. You can do switching among the Unit Linked Funds which are not STO Funds.
- 4.1.6. The Premium received after the due date but before the expiry of Grace Period will be allocated to Source STO Fund and thereafter from the following Monthly Anniversary, monthly transfer will happen in the manner as mentioned in Clause 4.1.1 for the remaining months in a Policy Year. If due Premium is not received during the Grace Period, STO will cease to be operational. The Premiums received after the expiry of Grace Period will be allocated as per Clause 4.1.9.
- 4.1.7. STO cannot be exercised simultaneously with either RPO or AFR or LPS except SSO (other than last 4 Policy Years) and SWO (other than post completion of 10 years of Premium Payment Term) and MWO (other than post completion of 10 years of Policy Term). If You have opted for SSO then during the last 4 Policy Years, STO will cease and SSO will become operational.
- 4.1.8. If You have opted for MWO/ SWO, STO will cease when MWO/ SWO becomes operational respectively.
- 4.1.9. Once the STO ceases all Your future Premiums will automatically be invested in Target STO Fund unless otherwise specified by You.
- 4.1.10. The following requests will lead to cessation of the STO from the next Monthly Policy Anniversary:
- i. Request for change in Premium payment mode or request for Premium redirection; or
- ii. Request to activate AFR, LPS, RPO, SWO (post completion of 10 years of Premium Payment Term) and MWO (post completion of 10 years of Policy Term) or SSO (during the last 4 Policy Years only); or

- iii. Request for partial withdrawal from Source STO Fund; or
- iv. Request for switch into or from any of the STO Funds while STO is operational; or
- v. Policy moving into Discontinuance.
- 4.1.11. The request for Systematic Transfer Option cannot be made after death or of the Life Assured has happened in case where Premium Plus was opted.

4.2. Return Protector Option ("RPO")

- 4.2.1. In this option, gains made from a selected equity oriented Unit Linked Fund are automatically transferred to a lower risk Debt Fund. This enables You to protect your gains from further volatility of equity market.
- 4.2.2. While RPO is operational, Your entire Premiums net of applicable charges ("Net Invested Amount") are invested into any one of either India Multi-Cap Equity Fund or Equity II Fund or Emerging Leaders Equity Fund or Large Cap Advantage Fund ("RPO Fund"), as opted by You. Once opted, the RPO Fund cannot be changed.
- 4.2.3. This option gives You the flexibility to choose any fixed flat target appreciation percentage in multiple of 1 within a range of 5% to 15% ("Target Appreciation"). Once chosen, it cannot be changed while the RPO is operational.
- 4.2.4. You can avail this option only at Policy Commencement Date, however it will become effective from first Policy Anniversary. While RPO is operational, the Fund Value in Your RPO Fund will be tracked at the end of every Business Day against the Net Invested Amount in RPO Fund as on date. In the event, where the gain from the RPO Fund becomes equal to or more than the Target Appreciation, then such gain will be transferred to the Debt Fund at the prevailing Unit Price. In case the gain from the RPO Fund is less than the Target Appreciation, the Fund Value will continue to remain in the RPO Fund. During the first Policy Year, there will not be any automatic transfer of Your gains into Debt Fund even if your gains from RPO Fund are equal to or more than the Target Appreciation.
- 4.2.5. RPO will cease once the Policy moves into Discontinuance before the end of Lock-in Period. However, RPO will automatically become operational on revival of the Policy.
- 4.2.6. RPO will continue to be active during Reduced Paid-up state. RPO cannot be exercised simultaneously with either STO or LPS or AFR except SSO (other than last 4 Policy Years) and SWO (other than post completion of 10 years of Premium Payment Term) and MWO (other than post completion of 10 years of Policy Term). If You have opted for SSO then only during the last 4 Policy Years, RPO will stop and SSO will become operational.
- 4.2.7. If You have opted for MWO/ SWO, RPO will cease when MWO/ SWO becomes operational respectively.
- 4.2.8. The request for Premium redirection, switching or partial withdrawals will result in cessation of RPO.
- 4.2.9. Once You have opted out of RPO or RPO ceases to exist subject to conditions stated above, then You cannot re-opt it again during the Policy Term.
- 4.2.10. Once the RPO ceases, all Your future Premiums will continue to be invested into RPO Fund unless a request for Premium redirection is made by You.
- 4.2.11. This Option only enables You to automatically shift Your gains basis Target Appreciation to low risk Debt Fund. The Target Appreciation chosen by You does not in any way indicate the upper or lower limit of return earned on the chosen RPO Fund. The actual return will depend upon the performance of the chosen RPO Fund and there could be a possibility that Target Appreciation may not be achieved during the Policy Term.

4.3. Auto Funds Rebalancing ("AFR")

- 4.3.1. You can avail AFR at Policy Commencement Date or anytime later during the Policy Term.
- 4.3.2. You are required to choose the allocation proportions of the funds ("Allocation") for rebalancing.
- 4.3.3. If AFR is opted, then at the end of every 3 months starting from the commencement of AFR the investments in Unit Linked Funds chosen by You will be automatically rebalanced to the Allocation under AFR. Also Your Premium(s) will continue to be invested into the Allocation as chosen by You while opting in for AFR.
- 4.3.4. If partial withdrawal or withdrawal under MWO or withdrawals under SWO is made while AFR is operational, AFR will be exercised on the balance of the Fund Value.
- 4.3.5. AFR will not be applicable once the Policy moves into Discontinuance before the end of Lock-in Period. However, AFR will automatically become operational on revival of the Policy. Premium(s) paid for revival of Policy will be invested in the same Allocation while opting in for AFR.
- 4.3.6. AFR will continue to be active during Reduced Paid-up state.
- 4.3.7. AFR cannot be exercised simultaneously with either of STO or LPS or RPO except SSO (provided SSO is not operational). If You have opted for STO or RPO or LPS or SSO (during the last 4 Policy Years), AFR will cease..

- 4.3.8. You can opt out of AFR at any time during the Policy Term and post such request AFR will cease to exist.
- 4.3.9. The request for ARF cannot be made after death of the Life Assured has happened in case Premium Plus was chosen
- 4.3.10. The following will result in cessation of AFR:
- i. Request for Premium redirection or switch; or
- ii. Request to opt for STO or Safety Switch Option (during the last 4 Policy Years).

4.4. Safety Switch Option ("SSO")

You may choose the SSO at Policy Commencement Date or at any time during the Policy Term but at least 4 Policy Years before the Maturity Date, by giving a request to Us and Unit Linked Funds will move to relatively low risk Liquid Fund only at the beginning of each of the last 4 Policy Years as per the following schedule, subject to the following conditions:

At start of Policy Year*	Fund allocation in Unit Linked Funds "Other than Liquid Fund"	Liquid Fund allocation
T-3	70%	30%
T-2	40%	60%
T-1	10%	90%
Т	0%	100%

^{*}Allocation percentages are as on the beginning of the year Where "T" is Policy Term

When the Safety Switch Option becomes operational, the Company shall allocate the existing funds of the Policyholder to Liquid Fund only if the existing allocation in the Liquid Fund of the Policyholder is less than the respective percentage of allocation as specified above.

For rebalancing, the total fund value (including amounts in Liquid Fund and other than Liquid Fund) will be considered. The amounts, if any, in the Unit Linked Funds other than Liquid Fund will remain in the same proportion both before and after the exercise of SSO. Amounts in Unit Linked Funds other than Liquid Fund means funds in Emerging Leaders Equity Fund,

India Multi-Cap Equity Fund, Equity II Fund, Growth Plus Fund, Balanced Plus Fund, Large Cap Advantage Fund and Debt Fund.

If You have opted for SSO, then You cannot change allocation proportions from the above mentioned pre-defined grid during the rebalancing period unless the SSO is opted out.

- 4.4.1. There will be no charges when units are auto re-balanced from "Other than Liquid Funds" to "Liquid Fund" as a result of SSO being operational.
- 4.4.2. At the time of affecting the SSO, We will allocate the existing Unit Linked Funds to Liquid Fund as mentioned above, only if the existing allocation in Liquid Fund (if any) is less than the respective percentage of allocation in Liquid Fund as specified above.
- 4.4.3. While SSO is operational, switching is allowed among the Unit Linked Funds other than Liquid Fund. Switching in or out of the Liquid Fund will cause the SSO to cease while the SSO is operational. If the SSO is opted but not operational, switching can be exercised without impacting SSO.
- 4.4.4. Where SSO is operational, a request for redirection of Premium will make the SSO ineffective.
- 4.4.5. If partial withdrawal or withdrawal under MWO or withdrawal under SWO is made while SSO is operational, SSO will be exercised on the balance of the Fund Value.
- 4.4.6. SSO can be exercised simultaneously with either of RPO or AFR or STO or LPS. However during the last 4 Policy Years, RPO or AFR or STO if opted earlier will cease to exist and SSO will become operational. Any request to activate either of AFR or RPO or STO or LPS in the last 4 Policy years, will make the SSO ineffective.
- 4.4.7. You can exit SSO even in the last 4 Policy Years. The allocations will change immediately as desired by You if You exit the SSO.
- 4.4.8. SSO will continue to be active during Reduced Paid-up state.
- 4.4.9. The request for Safety Switch Option cannot be made after death of the Life Assured has happened in case Premium Plus has been chosen.

4.5. Premium Redirection (Not applicable for Single Premium Policy)

- 4.5.1. You have the option to redirect the allocation of future Premiums into one or more Unit Linked Funds available for investment in different Unit Linked Fund(s) from the option exercised previously.
- 4.5.2. Redirection of Premiums will be free of cost, and will be effective from the next Premium due date, upon receipt of a request by Us.
- 4.5.3. Premium redirection is not allowed while RPO or STO or AFR or SSO or LPS is operational. Any request for Premium redirection will be considered as a request to opt out of RPO or STO or AFR or SSO or LPS and post such request RPO or STO or AFR or SSO will cease to exist. However, if SSO is opted but not operational, Premium redirection can be exercised without impacting the SSO.
- 4.5.4. Premium Redirections is not allowed post the death of Life Assured in case Premium Plus is chosen.

4.6. Change in Premium payment mode (Not applicable for Single Premium Policy)

Premium payment modes available under the Policy are yearly, half-yearly, quarterly monthly. You may change Your Premium payment mode anytime during the Policy Term, subject to Your giving Us a 60 days prior notice for such change. The change in Premium payment mode will be effective only on the next Policy Anniversary following the receipt of such request subject to payment of due Premium(s). Exercising this option will not attract charges as mentioned under Miscellaneous Charges as per Part E. Change in Premium payment mode is not allowed post the death of Life Assured in case Premium Plus is chosen.

4.7. Change in Premium Payment Term (Not applicable for Single Premium Policy)

You may increase or decrease Your Premium Payment Term provided all due Premiums for the first five Policy Years have been paid. Such request to change in Premium Payment Term will be subject to acceptance by Us as per our Underwriting Policy, Product eligibility criteria and the following conditions:

- a) Alteration needs to be within the product boundary conditions and can result in both increase or decrease of Premium Payment Term. The request for change in Premium Payment Term can be given at any time after first five years' Premiums have been paid.
- b) The change in Premium Payment Term will be available only once during a Policy Year subject to maximum of 2 times during the entire Policy Term and will always be in multiples of one year.
- c) The change does not result in change in Premium amount or Policy Term but may result in decrease in Sum Assured subject to applicable limits.
- d) For specific information on change in Premium Payment Term, You are requested to contact the Company for complete details.
- e) For increase in Premium Payment Term, all due premiums should have been paid.
- f) Premium Payment Term cannot be changed if the Policy is in Reduced Paid-up state. However, Policyholder can exercise this option post reviving such Policy by paying the due Premiums within revival period, subject to the terms & conditions mentioned for change in Premium Payment Term.
- g) Exercising this option will not attract charges
- h) Change in Premium Payment Term is not allowed post the death of Life Assured in case Premium Plus is chosen.

4.8. Switching

- 4.8.1. You may change the investment pattern of the available Units in Unit account by switching from one Unit Linked Fund to another (in whole or in part), by way of a request subject to conditions stated herein under.
- 4.8.2. The minimum amount to be switched or value of Units to be switched will be ₹10,000.
- 4.8.3. Your requests for switching may be in the form of the percentage of Units to be switched or the amount representing the value of Units to be switched.
- 4.8.4. There is no limit on the number of switches in a Policy Year or in any year during the Settlement Period.
- 4.8.5. The switches in a Policy Year or in any year during the settlement period will be free of charge.
- 4.8.6. While SSO is operational, switching can be exercised amongst the Unit Linked Funds other than the Liquid Fund without impacting SSO and in case the switching is done into or out of the Liquid Fund then the SSO will become ineffective.
- 4.8.7. Switching is allowed among the Unit Linked Funds other than the STO Funds. Any request for switching while STO is operational will be considered as a request to opt out of STO and will cause the STO to cease.
- 4.8.8. Switching is not allowed while RPO or LPS or AFR is operational. Any request for switching will be considered as a request to opt out of RPO or LPS or AFR and post such request RPO or LPS or AFR will cease to exist.
- 4.8.9. This option is not allowed post the death of Life Assured in case Premium Plus is chosen.

4.9. Partial Withdrawals

- 4.9.1. You can make partial withdrawals by way of a request from 6th Policy Year onwards provided all due regular Premiums for first 5 Policy Years have been paid. If Life Assured is a minor, partial withdrawals will be allowed only when the minor LA attains majority i.e. on or after attainment of Age 18.
- 4.9.2. The partial withdrawal is allowed to be made in multiple of `1,000 subject to a minimum of `10,000 in any one transaction.
- 4.9.3. There is no limit on the number of partial withdrawals that can be made in a Policy Year.
- 4.9.4. All partial withdrawals are free of cost.
- 4.9.5. Maximum partial withdrawal at any time will not result in the Fund Value to fall below 120% of the Annualized Premium payable in a year

- at the inception of the Policy in case of Regular / Limited Premium payment policies and at least 25% of the Single Premium in case of Single Premium payment policies.
- 4.9.6. The partial withdrawals will not be allowed which would result in termination of this Policy.
- 4.9.7. In case You opt for partial withdrawal while SSO or AFR is operational, then the SSO or AFR will be done on the remaining Unit Linked Funds
- 4.9.8. If STO is operational. Any withdrawal request from Liquid Fund will result in cessation of STO.
- 4.9.9. No partial withdrawal is allowed during Settlement Period or while RPO/LPS is operational as well as not allowed posts the death of Life Assured in case Premium Plus is chosen. Any withdrawal request will result in cessation of RPO.
- 4.9.10. Sum Assured payable on death under Premium Plus is not reduced by the partial withdrawals made by the Policy Holder prior to the death of Life Assured.

4.10. Settlement Option (applicable on Invest Plus and Premium Plus)

You may exercise the option to receive the Maturity Benefit in periodic installments over a period ("Settlement Option") by making a request to Us at least 3 months prior to the Maturity Date subject to the following conditions:

- 4.10.1. If You have selected Settlement Option, You will receive the Maturity Benefit in periodic installments, for a maximum period of up to 5 years from the Maturity Date ("Settlement Period");
- 4.10.2. The first installment will be calculated as the Fund Value as on Maturity Date, divided by total number of installments basis chosen frequency and settlement period. Each further installment will be calculated basis the Fund Value available as on due date of such payout divided by the number of outstanding installments. The last installment will be equal to the Fund Value as available on due date of last payout.
- 4.10.3. Only Fund Management Charges and Mortality Charges, as applicable, will be levied by Us during the Settlement Period;
- 4.10.4. All investment risks and risks inherent in receiving the Maturity Benefit will continue to be borne by You;
- 4.10.5. The mode of payout during the Settlement Period can be monthly, quarterly, half-yearly or annual as opted by You which cannot be changed after the option is operational;
- 4.10.6. You will be entitled, at any time during the Settlement Period, to cancel the Settlement Option and withdraw the Fund Value as on that date, on which payment, the Policy will terminate and no further amounts will be payable by Us;
- 4.10.7. Partial withdrawals, RPO, MWO, SWO, SSO, LPS or AFR will not be allowed during Settlement Period.
- 4.10.8. In the event of death of the Life Assured during the Settlement Period, higher of (Fund Value as on the date of intimation of death or 105% of all the Premiums Paid-up to the date of death) will be payable and the Policy will terminate.
- 4.10.9. Switching is allowed during the Settlement Period subject to the conditions as mentioned under Switching in Clause 4.8.
- 4.10.10. No risk cover and no Mortality Charges shall be applicable during the Settlement Period under Premium Plus if death has occurred during the Policy Term,

4.11. Increase or Decrease of the Sum Assured

You can change your Sum Assured by way of a request after completion of 5 Policy Years provided all due Premiums have been paid. Such increase or decrease in the Sum Assured can be exercised once in a Policy Year, subject to a total of 3 times during the entire Policy Term. For alteration in Sum Assured, You are required to make a request to Us at least 2 months prior to the next Policy Anniversary. Such increase or decrease in Sum Assured shall be effective from the next Policy Anniversary. The following conditions shall apply for such requests:

- 4.11.1. Such increase or decrease shall be in accordance with the applicable minimum and maximum Sum Assured limits permitted under this product, subject to Underwriting acceptance and may result in change in mortality charges depending on the nature of the request, however there will not be any change in the Premium.
- 4.11.2. In case Life Assured is minor or is above Age 50 years at the time of request, only decrease in Sum Assured shall be available.
- 4.11.3. Sum Assured once decreased can only be increased subject to Underwriting acceptance and applicable minimum and maximum Sum Assured limits permitted under this product.
- 4.11.4. The increase or decrease in Sum Assured will not attract any extra charges.

4.12. Milestone Withdrawal Option (MWO)

- 4.12.1. You may choose this option as a systematic partial withdrawal facility
- 4.12.2. In this option at the end of the 10th Policy Year and every 5th year thereafter (excluding the milestone coinciding with the Policy Maturity Date), 20% of the available fund value as on the date of payment will be given to the Policyholder, subject to Life Assured attaining 18 years of age as on the date of the payout.

- 4.12.3. The availability / operation of this option will be subject to the following conditions:
 - The MWO payout will be paid by redeeming units from the funds in the same proportion as the Fund Value in each fund and will be redeemed at the unit price applicable on the date of each MWO payout.
 - Only one of 'MWO' or 'SWO' can be exercised during the Policy Term. Either of the two options can be chosen and changed up to anytime before the payout starts however once the payout from either of the options has started, the Policyholder cannot switch their withdrawal option or opt for other withdrawal option. Policyholder can opt out of this option at anytime even after the withdrawals have started but will not be allowed to opt for other withdrawal option available in the Plan.
 - Resultant Fund Value after any withdrawal should be at least 120% of the Annualized Premium payable in a year at inception of the Policy in case of Regular/ Limited Premium policies and at least 25% of the Single Premium policies. If any of these conditions are triggered at any of the times at which a withdrawal is due under this feature, no MWO payout will be made and future withdrawals under MWO will be stopped. If the customer wants to re-activate this option, the customer will have to give a fresh request for the same.
 - Only the Policyholder can select this option at the Policy inception or anytime later in the Policy Term. However, if death happens after selecting this option when Premium Plus has been chosen, this option will be exercised at the stipulated time.
 - MWO feature can be re-activated or stopped anytime during the Policy Term. However, any re-activation or stopping of this feature will take place only from the milestone Policy Anniversary following the receipt of the request for the same.
 - MWO feature can be exercised even if SSO or AFR is operational. Post MWO payout(s), the SSO or AFR option will work on the balance (remaining) fund available in the policy account.
 - Where STO/RPO/LPS is operational, the same shall cease once MWO becomes operational.
 - MWO feature can be opted when the Policy is in Reduced Paid-up state.
 - MWO cannot be exercised during the Settlement Period.
 - Exercising this option does not attract any charge.

4.13. Systematic Withdrawal Option (SWO)

- 4.13.1. You may choose this option as a systematic partial withdrawal facility
- 4.13.2. Under SWO, a pre-decided percentage of the fund value will be withdrawn and paid to the Policyholder at a chosen frequency for the remainder of the Policy Term. The Policyholder can choose SWO at inception or anytime during the Policy Term provided the outstanding Policy Term is at least 5 years. The availability / operation of this option will be subject to the following conditions:
 - Premium Payment Term has to be greater than or equal to 10 years.
 - Life Assured should have attained 18 years of age at the time of payout.
 - Policyholder can choose from 1% to 12% of the Fund Value to be withdrawn in a Policy Year.
 - The withdrawals under SWO will start from 11th Policy Year onwards or the Policy Year immediately following the SWO request, whichever is later.
 - The withdrawals will be payable in arrears in yearly, half yearly, quarterly or monthly mode as chosen by the Policyholder where the annual percentage chosen for SWO will be split equally across a Policy Year depending upon the frequency. As an example, if a Policyholder chooses an SWO percentage of 12% for a Policy Year at monthly frequency, then every month, 1% of the Fund Value will be withdrawn and paid to the Policyholder once the SWO has become operational.
 - Resultant Fund Value after any withdrawal should be at least 120% of the Annualized Premium payable in a year at inception of the Policy. Further, the minimum withdrawal payout under SWO should be at least `1,000. If any of these conditions are triggered at any of the times at which a withdrawal is due under this feature, no SWO payout will be made and future withdrawals under SWO will be stopped. If the customer wants to re-activate this option, they will have to give a fresh request for the same.
 - SWO feature can be re-activated or stopped anytime during the Policy Term provided that for re-activation, the outstanding Policy Term is at least 5 years. However, any re-activation or stopping of this feature will take place only from the Policy Anniversary following the receipt of the request for the same.
 - Only one of 'MWO' or 'SWO' can be exercised during the Policy Term. Either of the two options can be chosen and changed up to anytime before the payout starts however, once the payout from either of the options has started, the Policyholder cannot switch their withdrawal option or opt for other withdrawal option. Policyholder can opt out of this option at anytime even after the withdrawals have started but will not be allowed to opt for other withdrawal option available in the Plan.
 - SWO percentage can be changed anytime during the Policy Term, even after SWO has become operational. The change in percentage will be effective from the next Policy Anniversary following the receipt of the request for the same. However, request for change in SWO percentage cannot be made after the death of the Life Assured, when Premium Plus has been chosen.
 - The SWO payout will be payable till the end of the Policy Term or till the Policyholder terminates the option, subject to conditions applicable for this feature being fulfilled.

- The SWO payout will be paid by redeeming units from the funds in the same proportion as the Fund Value in each fund and will be redeemed at the unit price applicable on the date of each SWO payout.
- · Request for SWO cannot be made after the death of the Life Assured, when Premium Plus has been chosen.
- SWO feature can be exercised even if SSO or AFR is operational. Post SWO payout(s), the SSO or AFR option will work on the balance (remaining) fund available in the policy account.
- Where STO / RPO/LPO is operational, the same shall cease once SWO becomes operational.
- SWO feature can be opted when the Policy is in Reduced Paid-up state.
- SWO cannot be exercised during the Settlement Period or during the last 5 Policy Years.
- Exercising this option does not attract any charge.

4.14. Loss Protector Strategy (LPS)

Loss Protector Strategy allows You to minimize the losses in case of downturn in market by transferring the units from high risk to low risk funds. With LPS you will be able to protect your money from market volatility. It will help You to reduce the damage to the fund in-case the market dips. LPS shall be subject to the following conditions:

- The Policyholder can opt to choose this option either at inception or at any time later in the Premium Payment Term. It will become effective from the next Policy Anniversary.
- While LPS is operational, entire Premiums net of applicable charges ("Net Invested Amount") are invested into any one of either India Multi-Cap Equity Fund or Equity II Fund or Large Cap Advantage Fund or Emerging Leaders Equity Fund, as opted by the Policyholder ("LPS Fund"). Once opted, the LPS Fund cannot be changed.
- While LPS is operational, the Fund Value in the LPS Fund will be tracked on every Business Day against the Net Invested Amount in LPS Fund as on date. In the event, where the loss from the LPS Fund becomes equal to or more than the chosen Depreciation Percentage, then units from LPS Fund will be transferred to the Debt Fund at the prevailing Unit Price. In case the loss in the LPS Fund is less than the chosen Depreciation Percentage, the Fund Value will continue to remain in the LPS Fund.
- This option gives the flexibility to choose any fixed flat Depreciation Percentage in multiple of 1 within a range of 10% to 30% ("Depreciation Percentage"). Once chosen, it cannot be changed while the LPS is operational.
- The Policyholder can also opt out of this option at anytime in the Policy Term. The future triggers will cease to exist from the date of request.
- There is no restriction on number of times to opt for or opt out from Loss Protect Strategy.
- LPS will continue to be active in Reduced Paid-up status.
- LPS cannot be exercised simultaneously with either STO, RPO or AFR except SSO (other than last 4 policy years) and SWO (other than post completion of 10 years of Premium Payment Term) and MWO (other than post completion of 10 years of Policy Term). If SSO is opted, then only during the last 4 policy years, LPS will stop and SSO will become operational. Similarly, if the Policyholder has opted for MWO/ SWO, LPS will cease when MWO/ SWO becomes operational.
- The request for Premium redirection, switching and partial withdrawals will result in cessation of LPS.
- Once the LPS ceases, all the future Premiums will continue to be invested into LPS Fund unless a request for Premium redirection is
 made.

4.15. Reduction in Premium

- 4.15.1. Under this option, after payment of premiums for the first five completed Policy Years, the Policyholder will have an option to decrease the premium payable under the Policy to upto 50% of the Annualized Premium, payable in a year at the inception of the Policy, subject to the minimum premium limits under the product.
- 4.15.2. Premium reduction shall be subject to the following rules:
 - Once reduced, the premium cannot be subsequently increased.
 - Reduction in premium will not change the Sum Assured multiple under the Policy. However, the SA under the policy will reduce to the
 extent of reduction in premium.
 - This option cannot be exercised when the Policy is in Reduced Paid-up state.
 - This option can be exercised only once during the Policy Term.
 - · Exercising this option does not attract any charge.
 - This option is not allowed post the death of Life Assured in case Premium Plus is chosen.

4.16. Option to increase Policy Term

- 4.16.1. Under the said option, to increase the Policy Term (Policy Term) is allowed only once during a Policy year subject to maximum of 2 times during the entire Policy Term and will always be in multiples of one year. The request for increase in Policy Term can be placed provided all due Premiums till date have been paid.
- 4.16.2. Policy Term increase shall be subject to the following rules:
 - Alteration needs to be within the product boundary conditions. The request for change in Policy Term can be given at any time after first five years' Premiums have been paid.
 - Such a request will not lead to any change in Premium or Premium Payment Term.
 - Such request to change the Policy Term will be subject to acceptance by Company as per the Board Approved Underwriting Policy and the following conditions:
 - Once increased, the Policy Term cannot be subsequently reduced.
 - Exercising this option does not attract any charge.
 - Customer cannot change Policy Term if Policy is in Reduced Paid-up Status. However, Policyholder can give request for alteration post revival of a Reduced Paid-up Policy subject to conditions stated above.
 - This option is not allowed post the death of Life Assured in case Premium Plus is chosen.

5. Revive the Policy: (Not applicable for Single Premium Policy)

- 5.1. In case of Discontinuance of the Policy due to non-payment of Premiums, You can apply for revival of such a Policy during the Revival Period by submitting an application along with all due and unpaid Premiums as per the terms and conditions of the Policy. Acceptance of the application for revival will be subject to Underwriting by Us. We reserve the right to revive the Policy either on its original terms and conditions or on such other or modified as deemed fit by Us, or reject the revival, as per our Underwriting decision. Our decision in this regard will be final and binding on You. The revival will be effective from the date when We communicate the same in writing to You. Units against Premium received for revival will be allocated on the basis of the NAV applicable on the later of: (i) date of acceptance of the revival application by Us; or (ii) date of realization of all the due Premiums for revival. The policy can be revived any time before the end of the Policy Term subject to the Revival Period.
- 5.2. Revival of a Policy discontinued during the Lock-in Period: (Not applicable for Single Premium Policy)

Where You exercise the option to revive the discontinued Policy during the Lock-in Period, the Policy can be revived by restoring the risk cover along with the investments made in the Unit Linked Funds as chosen by You, out of the Discontinued Policy Fund, less the applicable charges in accordance with the terms and conditions of the Policy. At the time of revival, We will:

- a) Collect all due and unpaid Premiums without charging any interest or fee;
- b) Levy Premium Allocation Charge and Policy Administration Charge as applicable during the Discontinuance period. No other charges except Premium Allocation Charge and Policy Administration Charge shall be levied at the time of the revival;
- c) Add back to the Fund Value, the Discontinuance Charges deducted at the time of Discontinuance of the Policy;
- 5.3. Revival of a Reduced Paid-up Policy after the Lock in Period: (Not applicable for Single Premium Policy)

Where You exercise the option to revive the Reduced Paid-up Policy after the Lock-in Period, the Policy can be revived restoring the original risk cover in accordance with the terms and conditions of the Policy. At the time of revival, We will:

- a) Collect all due and unpaid Premiums without charging any interest or fee;
- b) Shall Levy Premium Allocation Charge as applicable during the discontinuance period. No other charges except Premium Allocation Charge shall be levied at the time of the revival;

6. Surrender, Termination, Loan and Ownership of Policy

6.1. Discontinuance due to Surrender:

You can surrender this Policy at any time by giving a request. However, the Policy cannot be surrendered post the death of the Life Assured under Premium Plus. On surrender, all benefits under the Policy will cease. The Policy will terminate and cannot be revived thereafter.

6.1.1. Surrender in first 5 policy years

If the Policy is surrendered or is completely withdrawn before completion of the Lock-in Period, the Fund Value as on the date of receipt of valid surrender request or complete withdrawal will be transferred to the Discontinued Policy Fund subject to deduction of applicable Surrender/Discontinuance Charges as provided in Part E and the proceeds of the Discontinued Policy Fund at the end of the Lock-in Period will be payable to You.

6.1.2. Surrender Post 5 policy years

If the Policy is surrendered or is completely withdrawn after completion of the Lock-in Period, the Fund Value as on the date of receipt of valid surrender request or on the date of complete withdrawal will be paid out to You and this Policy will be terminated.

6.2. Discontinuance due to other than surrender:

6.2.1. Discontinuance of Premium during the Lock-in Period

If the Due Premium is not received by the expiry of the Grace Period the Fund Value less applicable Discontinuance Charges will be transferred to the DPF and the risk cover, under the Policy will cease. On such Discontinuance, the Company shall communicate the status of the Policy within 3 months of the first unpaid premium, to the Policyholder and provide the option to revive the Policy within the Revival Period

- (i) In case the Policyholder opts to revive but does not revive the Policy during the Revival period, the proceeds of the DPF shall be paid to the Policyholder at the end of the Revival Period or Lock-in Period whichever is later and the Policy will terminate upon such payment. In respect of Revival Period ending after Lock-in Period, the Policy will remain in DPF till the end of Revival Period. The FMC of the DPF will be applicable during this period and no other charges will be applied.
- (ii) In case the Policyholder does not exercise the option as set out above, the Policy shall continue without any risk cover and the Policy fund shall remain invested in the DPF. At the end of the Lock-in Period, the proceeds of the DPF shall be paid to the Policyholder and the Policy shall terminate.
- (iii) However, the Policyholder has an option to surrender the Policy anytime and proceeds of the discontinued Policy shall be payable at the end of Lock-in Period or date of surrender whichever is later.
- 6.2.1.1. In case You do not exercise any of the options within the Grace Period, the treatment of such Policy will be in accordance with Clause 6.2.1(ii) above
- 6.2.1.2. Until the expiry of Grace Period, the Policy is deemed to be in-force with benefits and applicable charges continuing as per terms and conditions of the Policy.

6.2.2. Discontinuance of Premium after Lock-in Period:

If the due Premium is not received by the expiry of the Grace Period, the Policy shall be converted into a Reduced Paid-up Policy with the Paid-up Sum Assured. The Policy shall continue to be in Reduced Paid-up status. All applicable charges as per terms and conditions of the Policy shall be deducted during the Revival Period. Upon such Discontinuance, the Company shall communicate the status of the Policy within 3 months of the first unpaid premium, to the Policyholder and provide the following options:

- (i) Revive the Policy within the revival period or
- (ii) Complete withdrawal of the Policy;
- i. In case the Policyholder opts for 5.2.2 (i) above but does not revive the Policy during the Revival Period, the Fund Value shall be paid to the Policyholder at the end of the Revival period or at the end of the Policy Term, whichever is earlier and the Policy will terminate upon such payment.
- ii. In case the Policyholder does not exercise any of the options as set out above, the Policy shall continue to be in Reduced Paid-up status. The Fund Value shall be paid to the Policyholder at the end of the Revival Period or at the end of the Policy Term, whichever is earlier and the Policy will terminate upon such payment.
- iii. However, the Policyholder has an option to surrender the Policy anytime and Fund Value shall be payable.
- 6.2.2.1 In case You do not exercise any of the options within the Grace Period, the treatment of such Policy will be in accordance with Clause 6.2.2(ii) above.
- 6.2.2.2 Until the expiry of Grace Period, the Policy is deemed to be in-force with benefits and applicable charges continuing as per terms and conditions of the Policy.

6.3. Termination / Auto-termination

Termination: The Policy will terminate upon happening of any one of the following events:

- 6.3.1. On the date on which We receive a valid free-look cancellation request from You;
- 6.3.2. On the date of intimation of repudiation of the claim;
- 6.3.3. In case You have chosen the settlement option, on receipt of Your request for termination of the settlement option or on the expiry of the Settlement Period chosen by You;
- 6.3.4. in case of misstatement of Age or fraud, misrepresentation or forfeiture in accordance with Part F;
- 6.3.5. As mentioned in Clause 1, 6.1, 5.2 and 6.3.2.
- 6.3.6. Auto-termination: Notwithstanding any other Clause in this Policy and after completion of Lock-in Period (provided due Premiums for the first 5 Policy Years have been paid), if at any Monthly Policy Anniversary during the Policy Term the Fund Value is insufficient to deduct monthly charges due to cancellation of Units, or becomes equal to zero, then the Policy will terminate automatically and the Fund Value (if any) as on the date of such termination will be payable to You.
- 6.3.7. In case Premium Plus is chosen and where a claim has been admitted by the Company and future Premiums are being funded by the

Company (as a part of claim payment), such Policy will not be foreclosed due to Fund Value falling to zero or below zero and the Policy shall continue till maturity as per the terms and conditions of this Policy.

6.4. Loan

There are no loans available in this Policy.

6.5. Ownership

All options, rights and obligations under the Policy vest with You and will be discharged by You.

7. Free-look period

In case the Policy terms and conditions are not agreeable to You then You can opt for a cancellation of the Policy, in which case, We would request You to send back this Policy Document along with the reason for non-acceptance within 15 days from receipt of this document or 30 days in case the policy is sourced through distance marketing mode (i.e. any means of communication other than in person). In case You opt for cancellation within the said period, You will receive the Fund Value as on the date of such cancellation and any non-allocated Premium along with the charges deducted by cancellation of Units. This amount will be paid subject to deduction of the proportionate risk premium for the period of cover, stamp duty charges and medical expenses, if any.

PART E

8. Charges

We will levy the charges as detailed below during the Policy Term. We reserve the right to revise the charges, with the prior approval of the Authority, up to the maximum limits mentioned against each charge. All charges are subject to applicable Goods and Services Tax or any other levy by whatever name called under Goods and Services Tax Scheme (present or future) which will be borne by You. Goods and Services Tax or any other levy by whatever name called under Goods and Services Tax Scheme will be deducted through cancellation of Units from the Unit account for all charges other than Fund Management Charge. Goods and Service Tax and applicable cess (es) in respect of Fund Management Charge shall be adjusted in NAV.

8.1. Premium Allocation Charge

The premium allocation charges under this product are as follows:

For Regular/Limited Premium payment policies:

D.P. 37 /A P. 1	Annual Mode			
Policy Year/Annualized Premium (₹)	₹ 1.25 lakhs to less than ₹ 5 lakhs	₹ 5 lakhs to less than ₹ 10 lakhs	₹ 10 lakhs and above	
1 st	9.00%	8.00%	7.00%	
2 nd to 5 th	6.50%	6.00%	5.50%	
6 th to 10 th	1.00%	1.00%	1.00%	
11th onwards	Nil	Nil	Nil	
D 1 37 /A 1 1		Non Annual Mode		
Policy Year/Annualized Premium (₹)	₹ 1.25 lakhs to less than ₹ 5 lakhs	₹ 5 lakhs to less than ₹ 10 lakhs	₹ 10 lakhs and above	
1 st	8.00%	7.00%	6.00%	
2 nd to 5 th	5.50%	5.00%	4.50%	
6 th to 10 th	1.00%	1.00%	1.00%	
11th onwards	Nil	Nil	Nil	

The Premium Allocation charge will reduce by 50% in the first Policy Year if the Policy is purchased by staff through all channels, For Single Premium payment policies:

Policy Year	Premium Allocation Charge
1 st	2.00%
2 nd and above	NA

The Premium Allocation charge will reduce by 50 % under Single Premium Policy provided Policy is purchased by staff through all channels other than the direct sale force.

8.2. **Mortality Charge**

Mortality Charge will be levied on a monthly basis by way of cancellation of Units at the beginning of each Policy Month and will apply on the Sum at Risk ("SAR").

8.2.1. SAR for death benefit will be as follows:

Under Invest Plus and Life Plus –

SAR for Life Assured where the Policy is in force higher of:

- Sum Assured less partial withdrawals/ withdrawals under Systematic Withdrawal Option / withdrawals under Milestone Withdrawal Option in the preceding 2 Policy Years less Fund Value as on that date; or
- 105% of all Premiums paid less Fund Value;
- Zero

For Reduced Paid-up Policy, the SAR will be computed as follows: the higher of;

- i. Paid-up Sum Assured less partial withdrawals / withdrawals under Systematic Withdrawal Option / withdrawals under Milestone Withdrawal Option in the preceding 2 Policy Years less Fund Value; or
- ii. 105% of all Premiums paid less Fund Value; or
- iii. Zero

During the Settlement Period:

SAR is computed as the higher of the following:

- i. 105% of all premiums paid less Fund Value or
- ii. Zero

Under Premium Plus –

SAR for Life Assured where the Policy is in force: Max {Sum Assured, 105% of all Premiums paid} For Reduced Paid-up Policy, the SAR will be computed as follows: Higher of;

- i. Paid-up Sum Assured or
- ii. 105% of all Premiums paid

During the Settlement Period:

SAR is computed as the higher of;

- i. 105% of all Premiums paid less Fund Value; or
- ii. Zero

SAR will be zero, where death has occurred during the Policy Term.

The rates of Mortality Charge per annum per ₹1,000 SAR are as follows. Such rates will remain unchanged during the Policy Term and are applicable for a standard life as per the Underwriting.

Age	Males	Females	Age	Males	Females
0	0.641	0.641	51	3.478	2.475
1	0.641	0.641	52	3.885	2.771
2	0.641	0.641	53	4.322	3.105
3	0.329	0.641	54	4.782	3.478
4	0.190	0.641	55	5.259	3.885
5	0.130	0.641	56	5.748	4.322
6	0.106	0.329	57	6.248	4.782
7	0.104	0.190	58	6.756	5.259
8	0.117	0.130	59	7.275	5.748
9	0.144	0.106	60	7.813	6.248
10	0.186	0.104	61	8.378	6.756
11	0.239	0.117	62	8.982	7.275
12	0.300	0.144	63	9.636	7.813
13	0.365	0.186	64	10.354	8.378
14	0.430	0.239	65	11.152	8.982
15	0.489	0.300	66	12.044	9.636
16	0.539	0.365	67	13.045	10.354
17	0.580	0.430	68	14.168	11.152
18	0.612	0.489	69	15.428	12.044
19	0.634	0.539	70	16.841	13.045
20	0.647	0.580	71	18.420	14.168
21	0.654	0.612	72	20.182	15.428
22	0.656	0.634	73	22.147	16.841

23	0.655	0.647	74	24.330	18.420
24	0.653	0.654	75	26.755	20.182
25	0.652	0.656	76	29.443	22.147
26	0.652	0.655	77	32.421	24.330
27	0.654	0.653	78	35.717	26.755
28	0.659	0.652	79	39.362	29.443
29	0.669	0.652	80	43.390	32.421
30	0.684	0.654	81	47.837	35.717
31	0.704	0.659	82	52.745	39.362
32	0.729	0.669	83	58.157	43.390
33	0.760	0.684	84	64.121	47.837
34	0.798	0.704	85	70.685	52.745
35	0.841	0.729	86	77.904	58.157
36	0.893	0.760	87	85.831	64.121
37	0.951	0.798	88	94.526	70.685
38	1.017	0.841	89	104.047	77.904
39	1.092	0.893	90	114.455	85.831
40	1.176	0.951	91	125.808	94.526
41	1.271	1.017	92	138.166	104.047
42	1.378	1.092	93	151.583	114.455
43	1.501	1.176	94	166.111	125.808
44	1.642	1.271	95	181.794	138.166
45	1.805	1.378	96	198.669	151.583
46	1.996	1.501	97	216.761	166.111
47	2.218	1.642	98	236.086	181.794
48	2.475	1.805	99	256.641	198.669
49	2.771	1.996	100	278.413	216.761
50	3.105	2.218			

8.3. Policy Administration Charge

Policy administration charge will be levied every month by redemption of units.

For Regular/Limited Premium payment policies:

Policy Administration Charge of `500 will be charged per month, from 6th policy year till the end of the policy term. For Single Premium payment policies:

Policy Administration Charge of 0.0083% of the single premium will be charged per month, throughout the policy term. However, there will be an absolute cap of `500 per month on the Policy Administration Charge.

8.4. Fund Management Charge

A charge expressed as a percentage of Fund Value is levied at the time of computation of the NAV by adjusting the Unit Price. The Fund Management Charge for the Large Cap Advantage Fund, Debt Fund and Liquid Fund may be increased by Us with the prior approval of the Authority, subject to a maximum of 1.35% per annum. Fund Management Charges for Unit Linked Funds other than Debt Fund and Liquid Fund will not change. Fund Management Charges are as below. The Fund Management Charge for Discontinued Policy Fund will be 0.50% per annum. The FMC on Discontinued Policy Fund shall be declared by the Authority from time to time.

Unit Linked Fund	Fund Management Charge (per annum)		
Emerging Leaders Equity Fund	1.35%		
India Multi-Cap Equity Fund	1.35%		
Equity II Fund	1.35%		
Growth Plus Fund	1.35%		
Balanced Plus Fund	1.35%		
Large Cap Advantage Fund	1.00%		
Debt Fund	1.00%		
Liquid Fund	0.80%		

8.5. Premium Funding Benefit Charge (applicable to Premium Plus)

- a) Charges will be based on Mortality Rates as stated in Clause 8.2.
- b) The Premium Funding Benefit Charge will apply on the Present Value of Future Premiums payable by the Life Assured for an in-force Policy.
- c) Premium Funding Benefit Charges will not apply if the Policy is in Reduced Paid-up state or during the Settlement Period.
- d) The following table gives the present value factors for the Premium Funding Benefit to be applied on the Annualized Premium.

Number of complete Annualized Premiums outstanding	Present Value factor (PVFP)		
29	13.93		
28	13.74		
27	13.54		
26	13.33		
25	13.10		
24	12.86		
23	12.61		
22	12.34		
21	12.06		
20	11.76		
19	11.44		
18	11.1		
17	10.74		
16	10.36		
15	9.96		
14	9.53		
13	9.08		
12	8.59		
11	8.09		
10	7.55		
9	6.97		
8	6.37		
7	5.72		
6	5.04		
5	4.32		
4	3.56		
3	2.74		
2	1.88		
1	0.97		

- **8.6. Partial Withdrawal Charge:** Nil. There is no charge for partial withdrawals.
- **8.7. Switching Charge:** Nil. There is no charge for Switching Charge.
- **8.8. Surrender/Discontinuance Charge:** A charge which is expressed as a percentage of the Fund Value/ Annualized Premium and deducted by cancellation of Units on the Date of Discontinuance of the Policy or date of surrender, as applicable. Surrender Charge is same as Discontinuance Charge and is as follows

Policy is surrendered	Surrender / Discontinuance Charges		
/ discontinued during the Policy Year	Regular/ Limited Premium	Single Premium	
1	Lower of 6% of (AP or FV) subject to a maximum of ₹6,000	Lower of 1% of (SP or FV) subject to a maximum of ₹6,000	
2	Lower of 4% of (AP or FV) subject to a maximum of ₹ 5,000	Lower of 0.5% of (SP or FV) subject to a maximum of ₹ 5,000	
3	Lower of 3% of (AP or FV) subject to a maximum of ₹ 4,000	Lower of 0.25% of (SP or FV) subject to a maximum of ₹ 4,000	
4	Lower of 2% of (AP or FV) subject to a maximum of ₹ 2,000	Lower of 0.10% of (SP or FV) subject to a maximum of ₹ 2,000	
5 and onwards	NIL	NIL	

AP is Annualized Premium, SP is Single Premium and FV is Fund Value

- **8.9. Miscellaneous Charge:** Nil There is no charge for Miscellaneous Charge.
- 9. **Unit Linked Funds**
- 9.1. The Unit Linked Fund(s) offered by Us as at the Policy Commencement Date and the indicative portfolio allocations and risk profiles of such Unit Linked Fund(s) are as follows:

a) Emerging Leaders Equity Fund (SFIN: ULIF02020/12/17EMLEDEQFND136)

Assets	Minimum	Maximum	Risk profile	Objective
Equity*	60%	100%		To generate long term
Money Market & Others#	NIL	40%	High	capital appreciation through investments predominantly in mid cap stocks.

b) India Multi-Cap Equity Fund (SFIN: ULIF01816/08/16IMCAPEQFND136)

Assets	Minimum	Maximum	Risk profile	Objective
Equity*	60%	100%		To generate capital appreciation in the long
Money Market & Others#	NIL	40%	High	term through equity investments by investing in a diversified portfolio of small cap, mid cap And large cap companies

c) Equity II Fund (SFIN: ULIF00607/01/10EQUTYIIFND136)

Assets	Minimum	Maximum	Risk profile	Objective
Equity*	60%	100%		Generate long-term capital
Money Market & Others#	NIL	40%	High	appreciation from active management of a portfolio invested in diversified equities.

d) Growth Plus Fund (SFIN: ULIF00913/09/10GROWTPLFND136)

Assets	Minimum	Maximum	Risk profile	Objective
Equity*	60%	90%		
Debt Securities	10%	50%	Medium to High	Achieve capital appreciation by investing predominantly in equities, with limited investment in
Money Market & Others#	NIL	40%		fixed income securities.

e) Balanced Plus Fund (SFIN: ULIF01013/09/10BLNCDPLFND136)

Assets	Minimum	Maximum	Risk profile	Objective
Equity*	30%	70%		Generate capital
Debt Securities	30%	70%	Medium	appreciation and current income, through a judicious mix of
Money Market & Others#	NIL	40%		investments in equities and fixed income securities.

f) Large Cap Advantage Fund (SFIN: ULIF02109/06/20LARCPADFND136)

Assets	Minimum	Maximum	Risk profile	Objective
Equity*	90%	100%		To generate long term capital appreciation
Money Market & Others#	NIL	10%	High	through investments predominantly in large cap stocks.

g) Debt Fund (SFIN: ULIF00409/07/08INDEBTFUND136)

Assets	Minimum	Maximum	Risk profile	Objective
Debt Securities	60%	100%		
Money Market & Others#	NIL	40%	Low to Medium	Earn regular income by investing in high quality debt securities.

h) Liquid Fund (SFIN: ULIF00514/07/08LIQUIDFUND136)

Assets	Minimum	Maximum	Risk profile	Objective
Debt Securities	NIL	60%		Generate reasonable
Money Market & Others#	40%	100%	Low to Medium	returns commensurate with low risk and a high degree of liquidity.

i) Discontinued Policy Fund** (SFIN: ULIF01319/09/11POLDISCFND136)

Assets	Minimum	Maximum	Risk profile	Objective
Government Securities	60%	100%		To generate reasonable returns on discontinued
Money Market & Others#	NIL	60%	Low	policies determined in accordance with the regulations.

^{*} All such equity related securities as may be permitted from IRDAI from time to time. #others will include investments in Liquid Mutual Funds, FDs and other short term investments

- **Only available in case of discontinuance of a Policy during the first five policy years.
- 9.2. We will have the discretion to select the investments and/or make the investments under each Unit Linked Fund, having regard to the investment objectives of the respective Unit Linked Fund subject to our investment norms and policies.
- 9.3. On the happening of events including but not limited to extreme volatility of markets /Force Majeure conditions, We may close or discontinue one or more of the Unit Linked Funds per Our board approved investment policy subject to prior approval of the Authority and consent of policyholders. In all such events, We will give You prior notice of at least 3 months stating our intention to discontinue or close a Unit Linked Fund except in cases where such closure or discontinuance is on account of unforeseen emergency or Force Majeure conditions where issuance of such prior notice is not possible. In case of discontinuance or closure, We will provide You with options of switching free of cost to other Unit Linked fund(s) offered by Us within the time limits provided by Us. If You do not exercise such option within the time limits provided, We may switch the Unit Linked Funds to Liquid Fund which will be the default fund.

9.4. Force Majeure Condition

- a) We will value the Unit Linked Funds on each day that the financial markets are open. However, We may value the Unit Linked Funds less frequently in extreme circumstances external to the Company, where the value of the assets is too uncertain. In such circumstances, We may defer the valuation of assets for up to 30 days until We feel that certainty as to the value of assets has been resumed. The deferment of the valuation of assets will be with prior consultation with the Authority.
- b) We will make investments as per Clause 9.1. However, We reserve the right to change the exposure of all/any Unit Linked Fund to money market instruments to 100% only in extreme situations external to the Company, keeping in view market conditions, political situations, economic situations, war/war-like situations and terror situations. The same will be put back as per the base mandate once the situation hascorrected

Some examples of such circumstances (in sub-clause (a) & sub- clause (b) above) are:

- when one or more stock exchanges which provide a basis for valuation for a substantial portion of the assets of the Unit Linked Fund are closed otherwise than for ordinary holidays;
- when, as a result of political, economic, monetary or any circumstances out of control of the Company, the disposal of the assets of the
 Unit Linked Fund are not reasonable or would not reasonably be practicable without being detrimental to the interests of the remaining
 policyholders;
- during periods of extreme market volatility during which surrenders and switches would be detrimental to the interests of the remaining policyholders;
- in the case of natural calamities, strikes, war, civil unrest or riots etc;
- in the event of any force majeure or disaster that effects the normal functioning of the Company; or
- if so directed by the Authority.

We will notify You if such a situation arises.

We may at a later date subject to prior approval of Authority introduce a new Unit linked fund, apart from those mentioned in Clause 9.1, in which case You will be entitled to switch to the newly introduced Unit linked fund subject to such terms and conditions that may be approved by the Authority.

10. Unit Account and Units

- 10.1. For the purpose of this Policy, We will maintain an account called the Unit account, to which the Premiums received under this Policy will be credited, net of applicable charges in the respective Unit Linked Funds in the proportion as chosen by You. The amount credited will be utilized for purchase of Units at the applicable NAV in the Unit Linked Funds offered by Us in respect of this Policy.
- 10.2. The Units will have a nominal value of ₹10 each at the inception of the Unit Linked Fund. The Units will be purchased and cancelled at the Unit Price applicable on the date of transaction in accordance with the provisions of this Policy. The Unit Price will be computed to 3 decimal points and Units will be allocated up to 4 decimal points. The Unit Price will be declared as soon as may be possible after close of every Business Day

11. Allocation of Units

- 11.1 Units against the first Premium received by Us will be allocated on the Policy Commencement Date after deduction of applicable charges.
- Allocation of Units against subsequent Premiums,/withdrawal/ surrender/switching request wherever applicable, will be made on the basis of the closing NAV of the following dates or Premium due date whichever is later:
- 11.2.1 Closing NAV of the same day in case of payments by local cheques or demand drafts received at Our office at or before 3.00 p.m. on any Business Day;
- 11.2.2 Closing NAV of the subsequent Business Day in case of payments received by local cheques or demand drafts at Our office after 3.00 p.m. on any Business Day.
- 11.2.3 Closing NAV of the date of realization by Us in case of payments made by outstation cheques or through standing instructions. However, in case the payments are made through credit/ debit cards or net banking, the Closing NAV of the date on which the payment is made or the Premium due date, whichever is later, will be considered for allocating Units. However, in case the transaction is made after 3:00 p.m. then the closing NAV of the next Business Day or the Premium due date, whichever is later, will be considered for allocation of Units.
- 11.2.4 In case of intimation of death claim or a request for partial withdrawal, switch or surrender received at Our Office prior to 3.00 p.m. on any Business Day, the same would be processed based on the closing NAV of that day. The closing NAV of the next Business Day would be applied in case of all requests received at Our offices after 3.00 p.m. on any Business Day.

12. Valuation of Unit Linked Funds

The calculation made by Us in regard to the valuation of its Unit Linked Funds is final and binding for all purposes except in case of manifest error and will be made as per the applicable laws and valuation norms of the Company in effect from time to time

PART F - General Conditions

13. Assignment

The assignment will be in accordance with provisions of Section 38 of the Insurance Act, 1938 as amended from time to time. The entire Section 38 is reproduced and enclosed in Annexure 3.

14. Nomination

Nomination will be in accordance with provisions of Section 39 of the Insurance Act, 1938 as amended from time to time. The entire Section 39 is reproduced and enclosed in Annexure 4.

15. Amendment

We reserve the right to alter or delete any of the terms and conditions of the Policy, including the Benefits, charges other than those charges which are specifically stated to remain unchanged in this Policy, the method, manner and timing of levy or recovery of the charges or valuation of the investments and / or assets of the Unit Linked Fund and / or determination of the Unit Price, with the prior approval of Authority. The terms of this Policy will also stand modified from time to time, to the extent of changes in applicable laws or regulations affecting the terms and conditions of the Policy.

16. Policy Currency

All Premiums and Benefits payable will be paid in Indian Rupees only.

17. Misstatement of Age

The Age of the Life Assured has been admitted on the basis of the Proposal Form and/or in any statement, supporting document/proof provided in this regard. If the date of birth of the Life Assured has been misstated and as a result if You have paid less Premium/charges than what would have been payable for the correct age, We will be entitled to charge and You will be obliged to pay for such Premium/charges difference through Units/ adjustment of Fund Value since the Policy Commencement Date without interest.

If the date of birth of the Life Assured has been misstated and You have paid higher Premium/charges than what would have been payable for the correct age, We will refund the excess Premiums/charges through Units/ adjustment of Fund Value, without any interest. In case of termination of the Policy any unpaid balance will be adjusted from the Benefit payout.

If at the correct Age, the Life Assured was not insurable according to our requirements, We reserve the right to pay the Premiums paid till date post deduction of any relevant cost, expenses or charges as applicable and terminate the Policy in accordance with Section 45 of the Insurance Act, 1938 as amended from time to time.

18. Compliance with Laws

It will be Your sole responsibility to ensure compliance with all applicable laws including regulations or taxation laws and payment of all applicable taxes in respect of the Premium, charges and Benefits or other payouts made or received under the Policy. We are entitled to make such deductions and/or levy such charges, present and/or future which in Our opinion are necessary—and appropriate, from and/or on the Premium(s) payable or charges or Benefits under the Policy on account of any income tax, withholding tax, Goods and Services Tax or other tax, cess, duty or other levy which is or may be imposed in relation to the Policy under any applicable law, order, regulation or otherwise upon Us, You or the Claimant. We will not be liable for any taxes on any of Your or Claimant's personal income. You are solely responsible for complying with Your tax obligations (including but not limited to, tax payment or filing of returns or other required documentation relating to the payment of all relevant taxes in all jurisdictions in which Your tax obligations arise and relating to the services provided by Us). We do not provide any tax related advice and You are advised to seek an independent legal and/or taxation advice.

19. Communication and Dispatch

We will send you the policy document in accordance with the applicable laws. We will send the communication or notices to you either in physical or electronic mode (including sms) at your registered address/email id or registered mobile number provided by you in proposal form or otherwise notified to us. Any change in the registered address/email or registered mobile number of Policyholder or Claimant must be notified to Us immediately.

20. Replacement of Policy Document:

We will replace a lost Policy Document if We are satisfied that it is lost, but We reserve the right to make investigations and to call for evidence of the loss of the Policy Document. If We issue a Policy Document to replace the lost Policy Document, then:

- a) The original Policy Document will cease to be applicable and You agree to indemnify Us from any and all losses, claims, demands or damages arising from or in connection with the original Policy Document.
- b) You will not be entitled to any free look period cancellation on the duplicate Policy Document issued. However, We may permit free look period cancellation in cases where after investigation; it is evident that You did not receive the original Policy Document.
- c) No charge/fee will be levied for replacement of Policy Document.

21. Vesting on the Attainment of 18 years of Age by Life Assured

Subject to terms and conditions of the Policy, if Life Assured is a minor, the Life Assured will automatically become the Policyholder on attainment of 18 years of Age. Post automatic vesting, the Life Assured will have all rights and obligations of the Policyholder under this Policy and thereafter We will correspond with the Life Assured directly.

22. Suicide Exclusion Clause

In case of death of Life Assured due to suicide within 12 months from the date of commencement of the policy or from the date of revival of the Policy, the nominee of the Policyholder shall be entitled to the Fund Value as available on the date of intimation of death. All benefits under the Policy will cease and the Policy will terminate upon such payment. Further, any charges other than Fund Management Charges recovered subsequent to the date of death of the Life Assured shall be added back to the Fund Value as available on the date of intimation of death. The Policy will terminate upon payment of such benefit amount.

In case of death due to suicide within 12 months from the effective date of increase in Sum Assured, then the amount of increase shall not be considered in the calculation of the death benefit.

23. Claim Procedures

In the event of the death of the Life Assured, to register the claim under the Policy, the Claimant will endeavor to inform Us in writing immediately within a period of 90 days of such death through the Claim Form along with the following documents:

- a) Original Policy Document
- b) Death certificate
- c) Attested copy of photo identity and address proof of the Claimant
- d) Company Specific Claim formats duly completed and signed Claim Form, Physician's Statement, Treating Hospital Certificate, Employer Certificate
- e) Hospital records/other medical records
- f) Post-mortem/ chemical viscera report, wherever conducted
- g) Police records including First information report, panchnama, police investigation report, final police report only in case of unnatural or Accidental Death.

If We do not receive the notification of the death within 90 days, We may condone the delay if We are satisfied that the delay was for reasons beyond the Claimant's control and pay the claim specified under the Policy to the Claimant. We reserve the right to call for such documents or information, including documents/ information concerning the title of the Claimant, to Our satisfaction for processing the claim. Any claim intimation to Us must be made in writing and delivered to the address, which is currently as follows:

Claims Unit:

Canara HSBC Life Insurance Company Limited, 139 P, Sector-44, Gurugram 122003, Haryana, India;

 $\textbf{Resolution Centre:}\ 1800\text{-}103\text{-}0003\ /\ 1800\text{-}180\text{-}0003\ /\ 1800\text{-}891\text{-}0003$

Email id: claims.unit@canarahsbclife.in

Any change in the address or details above will be communicated by Us to You. For further details on the process, please visit our claims section on our website www.canarahsbclife.com. Our liability under the Policy will be automatically discharged on payment to the Claimant as per terms and conditions of the Policy.

24. Electronic transactions

In conducting electronic transactions, in respect of this Policy, You will comply with all such terms and conditions as prescribed by Us. Such electronic transactions are legally valid when executed in adherence to such terms and conditions and will be binding on You.

25. Governing Law and Jurisdiction

The Policy and all disputes arising under or in relation to the Policy will be governed by and interpreted in accordance with Indian law and by the Indian courts.

26. Fraud, Mis-statement and Forfeiture

Fraud, mis-statement and forfeiture would be dealt with in accordance with provisions of Section 45 of the Insurance Act, 1938 as amended from time to time. The entire Section 45 is reproduced and enclosed in Annexure 5.

27. Travel And Occupation

There are no restrictions on travel or occupation under this Policy

PART G

28. Grievance Redressal Procedure

- 28.1. In case You wish to register a complaint with Us, You may visit our website, approach our resolution center, grievance officers at hub locations specified under Annexure 2, or may write to Us at the following address. We will respond to You within two weeks from the date of our receiving Your complaint. Kindly note that in case We do not receive a revert from You within eight weeks from the date of Your receipt of our response; We will treat Your complaint as closed.
 - Complaint Redressal Unit: Canara HSBC Life Insurance Company Limited; 139 P, Sector-44, Gurugram 122003, Haryana, India Toll Free: 1800-103-0003 / 1800-180-0003 / 1800-891-0003 Email: cru@canarahsbclife.in
- 28.2. If You do not receive a satisfactory response from Us within the above timelines, You may write to our Grievance Redressal Officer at: Grievance Redressal Officer: Canara HSBC Insurance Company Limited; 139 P, Sector-44, Gurugram 122003, Haryana, India Toll Free: 1800-103-0003 / 1800-180-0003 / 1800-891-0003 Email: gro@canarahsbclife.in
- 28.3. If You are not satisfied with Our response or do not receive a response from Us within 15 days, You may approach the Grievance Cell of the Authority at:
 - Insurance Regulatory and Development Authority of India; Grievance Call Centre (IGCC))- Bima Bharosa Shikayat Nivaran Kendra, Toll Free No: 155255 Email ID: complaints@irdai.gov.in.
 - Website Address for registering the complaint online: HYPERLINK "https://bimabharosa.irdai.gov.in "https://bimabharosa.irdai.gov.in "https://bimabharosa.irdai.gov.in Consumer Affairs Department Insurance Regulatory and Development Authority of India; Survey no.115/1, Financial District, Nanakramguda, Gachibowali, Telangana, PIN-500032, Fax No: 91-40-6678 9768
- 28.4. In case You are not satisfied with the resolution or there is no response within a period of 1 month, You/complainant may approach the Insurance Ombudsman for Your State at the address mentioned in **Annexure** 1 or on Authority's website www.irda.gov.in. if the grievance pertains to the matters as mentioned below or an appropriate judicial/quasi-judicial authority having jurisdiction over the matter for redressal of Your grievance. You may also refer to the GBIC website at http://www.cioins.co.in/ombudsman.html for updated list of Ombudsman.

 The Ombudsman may receive complaints:
- 28.4.1. Under Rule 13 of Insurance Ombudsman Rules, 2017 ("Rules");
- 28.4.2. For any partial or total repudiation of claim by Us;
- 28.4.3. For any dispute in regard to Premium paid or **payable**;
- 28.4.4. For any dispute on the legal construction of the Policy in so far as such dispute relate to claim;
- 28.4.5. For delay in settlement of claim;
- 28.4.6. For non-issue of any insurance document after receipt of Premium.
- 28.4.7. Misrepresentation of policy terms and conditions;
- 28.4.8. Policy servicing related grievances against Company and their agents and intermediaries;
- 28.4.9. Issuance of policy which is not in conformity with the proposal form submitted by proposer; and
- 28.4.10. Any other matter resulting from the violation of provisions of Insurance Act, 1938 as amended from time to time or regulations, circulars, guidelines or instructions issued by Authority from time to time or terms and conditions of the policy in so far as they relate to issues mentioned above
- As per provision 14(3) of the Rules, a complaint to the Insurance Ombudsman can be made within a period of 1 (One) year after the Company has rejected the representation or sent its final reply on the representation of the complainant, provided You/complainant is not satisfied with the resolution or there is no response within a period of 1 month, and/or provided the complaint is not on the same matter, for which any proceedings before any court or consumer forum or arbitrator is pending or were so earlier.

LIST OF INSURANCE OMBUDSMAN

- 1. **Ahmedabad:** Office of the Insurance Ombudsman, Jeevan Prakash Building, 6th floor, Tilak Marg, Relief Road, Ahmedabad 380 001. Tel.: 079 25501201/02/05/06 Email: bimalokpal.ahmedabad@cioins.co.in Jurisdiction: Gujarat, Dadra & Nagar Haveli, Daman and Diu
- 2. **Bengaluru:** Office of the Insurance Ombudsman, Jeevan Soudha Building, Ground Floor, 19/19, 24th Main Road, JP Nagar, Ist Phase, Bengaluru 560 025. Tel.: 080 26652049 / 26652048 Email: bimalokpal.bengaluru@cioins.co.in **Jurisdiction: Karnataka.**
- 3. **Bhopal:** Office of the Insurance Ombudsman, Janak Vihar Complex,2nd Floor, 6, Malviya Nagar, Opp. Airtel Office, Near New Market, Bhopal (M.P.)-462 003. Tel.: 0755-2769201 / 2769202 Fax: 0755-2769203 Email: bimalokpal.bhopal@cioins.co.in **Jurisdiction: Madhya Pradesh & Chhattisgarh.**
- 4. **Bhubaneshwar:** Office of the Insurance Ombudsman, 62, Forest Park, Bhubaneshwar-751 009. Tel.: 0674-2596461/2596455 Fax: 0674-2596429 Email: bimalokpal.bhubaneswar@cioins.co.in **Jurisdiction: Odisha**
- 5. **Chandigarh:** Office of the Insurance Ombudsman, S.C.O. No.101, 102,103, 2nd Floor, Batra Building, Sector 17-D, Chandigarh-160 017. Tel.: 0172- 2706196/2706468, Fax: 0172-2708274 Email: bimalokpal.chandigarh@cioins.co.in **Jurisdiction:** Punjab, Haryana, Himachal Pradesh, Jammu & Kashmir, Chandigarh.
- 6. **Chennai:** Office of the Insurance Ombudsman, Fathima Akhtar Court, 4th Floor, 453, Anna Salai, Teynampet, Chennai-600 018. Tel.: 044-24333668/24335284, Fax:044-24333664, Email: bimalokpal.chennai@cioins.co.in **Jurisdiction:** Tamil Nadu, Pondicherry Town and Karaikal (which are part of Pondicherry)
- 7. **New Delhi:** Office of the Insurance Ombudsman, 2/2 A, Universal Insurance Building, Asaf Ali Road, New Delhi-110002. Tel.: 011-23239633 / 23237532 Fax: 011-23230858 Email: bimalokpal.delhi@cioins.co.in **Jurisdiction:** Delhi
- 8. **Guwahati:** Office of the Insurance Ombudsman, "Jeevan Nivesh", 5th Floor, Near Panbazar Overbridge, S.S. Road, Guwahati-781 001(Assam). Tel.: 0361-2132204/2132205, Fax: 0361-2732937, Email: bimalokpal.guwahati@cioins.co.in **Jurisdiction:** Assam, Meghalaya, Manipur, Mizoram, Arunachal Pradesh, Nagaland and Tripura
- 9. **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: bimalokpal.hyderabad@cioins.co.in **Jurisdiction:** Andhra Pradesh, Telangana, Yanam and part of Territory of Pondicherry
- 10. **Jaipur:** Office of the Insurance Ombudsman, Jeevan Nidhi II Bldg., Gr. Floor, Bhawani Singh Marg, Jaipur 302 005. Tel.: 0141 2740363 Email: bimalokpal.jaipur@cioins.co.in . Jurisdiction: Rajasthan
- 11. Ernakulam: Office of the Insurance Ombudsman, 2nd Floor, , CC 27/2603,,Pulinat Bldg., M.G. Road, Ernakulam-682 015. Tel: 0484-2358759/2359338 Fax: 0484-2359336 Email: bimalokpal.ernakulam@cioins.co.in **Jurisdiction:** Kerala, Lakshadweep, Mahe a part of Pondicherry
- 12. **Kolkata:** Office of the Insurance Ombudsman, 4th Floor, Hindusthan Bldg. Annexe, 4, C.R. Avenue, Kolkata 700 072. Tel: 033 22124339/22124340, Fax: 033 22124341 Email: bimalokpal.kolkata@cioins.co.in **Jurisdiction:** West Bengal, Sikkim, Andaman & Nicobar Islands
- Lucknow: Office of the Insurance Ombudsman, Jeevan Bhawan, Phase-2, 6th Floor, Nawal Kishore Road, Hazaratganj, Lucknow-226 001. Tel: 0522 2231330/2231331, Fax:0522-2231310 Email: bimalokpal.lucknow@cioins.co.in Jurisdiction: Districts of Uttar Pradesh: Laitpur, Jhansi, Mahoba, Hamirpur, Banda, Chitrakoot, Allahabad, Mirzapur, Sonbhabdra, Fatehpur, Pratapgarh, Jaunpur, Varanasi, Gazipur, Jalaun, Kanpur, Lucknow, Unnao, Sitapur, Lakhimpur, Bahraich, Barabanki, Raebareli, Sravasti, Gonda, Faizabad, Amethi, Kaushambi, Balrampur, Basti, Ambedkarnagar, Sultanpur, Maharajgang, Santkabirnagar, Azamgarh, Kushinagar, Gorkhpur, Deoria, Mau, Ghazipur, Chandauli, Ballia, Sidharathnagar.
- 14. **Mumbai:** Office of the Insurance Ombudsman, 3rd Floor, Jeevan Seva Annexe, S.V. Road, Santacruz(W), Mumbai-400 054. Tel: 022-26106552/26106960 Fax: 022-26106052 Email: bimalokpal.mumbai@cioins.co.in Jurisdiction: Goa, Mumbai Metropolitan Region excluding Navi Mumbai & Thane
- 15. **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: bimalokpal.pune@cioins.co.in **Jurisdiction:** Maharashtra, Area of Navi Mumbai and Thane excluding Mumbai Metropolitan Region.
- Noida: Insurance Ombudsman, Bhagwan Sahai Palace, 4th Floor, Main Road, Naya Bans, Sector 15, G.B. Nagar, Noida. 201 301 Tel.: 0120- 2514250/52/53 Email: bimalokpal.noida@cioins.co.in Jurisdiction: State of Uttaranchal and the following Districts of Uttar Pradesh: Agra, Aligarh, Bagpat, Bareilly, Bijnor, Budaun, Bulandshehar, Etah, Kanooj, Mainpuri, Mathura, Meerut, Moradabad, Muzaffarnagar, Oraiyya, Pilibhit, Etawah, Farrukhabad, Firozbad, Gautambodhanagar, Ghaziabad, Hardoi, Shahjahanpur, Hapur, Shamli, Rampur, Kashganj, Sambhal, Amroha, Hathras, Kanshiramnagar, Saharanpur
- 17. **Patna:** Office of the Insurance Ombudsman, 1st Floor, Kalpana Arcade Building, Bazar Samiti Road, Bahadurpur, Patna 800 006. Tel.: 0612-2680952 Email: bimalokpal.patna@cioins.co.in Jurisdiction: Bihar, Jharkhand

^{*}For updated list of Ombudsman please refer to the GBIC website at http://www.cioins.co.in/ombudsman.html

Canara HSBC Life Insurance Company Limited

Office Address: 139 P, Sector-44, Gurugram 122003, Haryana, India

For the latest Hub-List please refer to our website at www.canarahsbclife.com

Annexure 3

Section 38 "Assignment and Transfer of Insurance Policies" is reproduced below

- (1) A transfer or assignment of a policy of insurance, wholly or in part, whether with or without consideration, may be made only by an endorsement upon the policy itself or by a separate instrument, signed in either case by the transferor or by the assignor or his duly authorized agent and attested by at least one witness, specifically setting forth the fact of transfer or assignment and the reasons thereof, the antecedents of the assignee and the terms on which the assignment is made.
- An insurer may, accept the transfer or assignment, or decline to act upon any endorsement made under sub-section (1), where it has sufficient reason to believe that such transfer or assignment is not bona fide or is not in the interest of the policyholder or in public interest or is for the purpose of trading of insurance policy.
- (3) The insurer shall, before refusing to act upon the endorsement, record in writing the reasons for such refusal and communicate the same to the policy-holder not later than thirty days from the date of the policy-holder giving notice of such transfer or assignment.
- (4) Any person aggrieved by the decision of an insurer to decline to act upon such transfer or assignment may within a period of thirty days from the date of receipt of the communication from the insurer containing reasons for such refusal, prefer a claim to the Authority.
- (5) Subject to the provisions in sub-section (2), the transfer or assignment will be complete and effectual upon the execution of such endorsement or instrument duly attested but except, where the transfer or assignment is in favour of the insurer, will not be operative as against an insurer, and will not confer upon the transfere or assignee, or his legal representative, any right to sue for the amount of such policy or the moneys secured thereby until a notice in writing of the transfer or assignment and either the said endorsement or instrument itself or a copy thereof certified to be correct by both transferor and transferee or their duly authorised agents have been delivered to the insurer:
 - Provided that where the insurer maintains one or more places of business in India, such notice will be delivered only at the place where the policy is being serviced.
- (6) The date on which the notice referred to in sub-section (5) is delivered to the insurer will regulate the priority of all claims under a transfer or assignment as between persons interested in the policy; and where there is more than one instrument of transfer or assignment the priority of the claims under such instruments will be governed by the order in which the notices referred to in sub-section (5) are delivered:
 - Provided that if any dispute as to priority of payment arises as between assignees, the dispute will be referred to the Authority.
- (7) Upon the receipt of the notice referred to in sub-section (5), the insurer will record the fact of such transfer or assignment together with the date thereof and the name of the transferee or the assignee and shall, on the request of the person by whom the notice was given, or of the transferee or assignee, on payment of such fee as may be specified by regulations, grant a written acknowledgement of the receipt of such notice; and any such acknowledgement will be conclusive evidence against the insurer that he has duly received the notice to which such acknowledgement relates.
- Subject to the terms and conditions of the transfer or assignment, the insurer shall, from the date of the receipt of the notice referred to in sub-section (5), recognize the transferee or assignee named in the notice as the absolute transferee or assignee entitled to benefit under the policy, and such person will be subject to all liabilities and equities to which the transferor or assignor was subject at the date of the transfer or assignment and may institute any proceedings in relation to the policy, obtain a loan under the policy or surrender the policy without obtaining the consent of the transferor or assignor or making him a party to such proceedings. Explanation.-Except where the endorsement referred to in sub-section (1) expressly indicates that the assignment or transfer is conditional in terms of sub-section (10) hereunder, every assignment or transfer will be deemed to be an absolute assignment or transfer and the assignee or transferee, as the case may be, will be deemed to be the absolute assignee or transferee respectively.
- (9) Any rights and remedies of an assignee or transferee of a policy of life insurance under an assignment or transfer effected prior to the commencement of the Insurance Laws (Amendment) Act, 2015 will not be affected by the provisions of this section.
- (10) Notwithstanding any law or custom having the force of law to the contrary, an assignment in favour of a person made upon the condition that
- (a) the proceeds under the policy will become payable to the policyholder or the nominee or nominees in the event of either the assignee/or transferee predeceasing the insured; or
- (b) the Life Assured surviving the term of the policy, will be valid:
 - Provided that a conditional assignee will not be entitled to obtain a loan on the policy or surrender a policy.
- (11) In the case of the partial assignment or transfer of a policy of insurance under sub-section (1), the liability of the insurer will be limited to the amount secured by partial assignment or transfer and such policy-holder will not be entitled to further assign or transfer the residual amount payable under the same policy.

Section 39 "Nomination by Policyholder" is reproduced below

- (1) The holder of a policy of life insurance on his own life may, when effecting the policy or at any time before the policy matures for payment, nominate the person or persons to whom the money secured by the policy will be paid in the event of his death:
 - Provided that, where any nominee is a minor, it will be lawful for the policy-holder to appoint any person in the manner laid down by the insurer, to receive the money secured by the policy in the event of his death during the minority of the nominee.
- Any such nomination in order to be effectual shall, unless it is incorporated in the text of the policy itself, be made by an endorsement on the policy communicated to the insurer and registered by him in the records relating to the policy and any such nomination may at any time before the policy matures for payment be cancelled or changed by an endorsement or a further endorsement or a will, as the case may be, but unless notice in writing of any such cancellation or change has been delivered to the insurer, the insurer will not be liable for any payment under the policy made bona fide by him to a nominee mentioned in the text of the policy or registered in records of the insurer.
- (3) The insurer will furnish to the policyholder a written acknowledgment of having registered a nomination or a cancellation or change thereof, and may charge such fee as may be specified by regulations for registering such cancellation or change.
- (4) A transfer or assignment of a policy made in accordance with section 38 will automatically cancel a nomination:
 - Provided that the assignment of a policy to the insurer who bears the risk on the policy at the time of the assignment, in consideration of a loan granted by that insurer on the security of the policy within its surrender value, or its re- assignment on repayment of the loan will not cancel a nomination, but will affect the rights of the nominee only to the extent of the insurer's interest in the policy:
 - Provided further that the transfer or assignment of a policy, whether wholly or in part, in consideration of a loan advanced by the transferee or assignee to the policy-holder, will not cancel the nomination but will affect the rights of the nominee only to the extent of the interest of the transferee or assignee, as the case may be, in the policy:
 - Provided also that the nomination, which has been automatically cancelled consequent upon the transfer or assignment, the same nomination will stand automatically revived when the policy is reassigned by the assignee or retransferred by the transferee in favour of the policy-holder on repayment of loan other than on a security of policy to the insurer.
- (5) Where the policy matures for payment during the lifetime of the person whose life is insured or where the nominee or, if there are more nominees than one, all the nominees die before the policy matures for payment, the amount secured by the policy will be payable to the policy-holder or his heirs or legal representatives or the holder of a succession certificate, as the case may be.
- Where the nominee or if there are more nominees than one, a nominee or nominees survive the person whose life is insured, the amount secured by the policy will be payable to such survivor or survivors.
 - Subject to the other provisions of this section, where the holder of a policy of insurance on his own life nominates his parents, or his spouse, or his children, or his spouse and children, or any of them, the nominee or nominees will be beneficially entitled to the amount payable by the insurer to him or them under sub-section (6) unless it is proved that the holder of the policy, having regard to the nature of his title to the policy, could not have conferred any such beneficial title on the nominee.
- (7) Subject as aforesaid, where the nominee, or if there are more nominees than one, a nominee or nominees, to whom sub-section (7) applies, die after the person whose life is insured but before the amount secured by the policy is paid, the amount secured by the policy, or so much of the amount secured by the policy as represents the share of the nominee or nominees so dying (as the case may be), will be payable to the heirs or legal representatives of the nominee or nominees or the holder of a succession certificate, as the case may be, and they will be beneficially entitled to such amount.
- (8) Nothing in sub-sections (7) and (8) will operate to destroy or impede the right of any creditor to be paid out of the proceeds of any policy of life insurance.
- (9) The provisions of sub-sections (7) and (8) will apply to all policies of life insurance maturing for payment after the commencement of the Insurance Laws (Amendment) Act, 2015.
- (10) Where a policy-holder dies after the maturity of the policy but the proceeds and benefit of his policy has not been made to him because of his death, in such a case, his nominee will be entitled to the proceeds and benefit of his policy.
- (11) The provisions of this section will not apply to any policy of life insurance to which section 6 of the Married Women's Property Act, 1874, applies or has at any time applied: Provided that where a nomination made whether before or after the commencement of the Insurance Law (Amendment) Act, 2015, in favour of the wife of the person who has insured his life or of his wife and children or any of them is expressed, whether or not on the face of the policy, as being made under this section, the said section 6 will be deemed not to apply or not to have applied to the policy.

Section 45 "Policy not to be called in question on ground of misstatement after three years" is reproduced below-

- (1) No policy of life insurance will be called in question on any ground whatsoever after the expiry of three years from the date of the policy, i.e., from the date of issuance of the policy or the date of commencement of risk or the date of revival of the policy or the date of the rider to the policy, whichever is later.
- A policy of life insurance may be called in question at any time within three years from the date of issuance of the policy or the date of commencement of risk or the date of revival of the policy or the date of the rider to the policy, whichever is later, on the ground of fraud: Provided that the insurer will have to communicate in writing to the Life Assured or the legal representatives or nominees or assignees of the Life Assured the grounds and materials on which such decision is based.
 - Explanation I- For the purposes of this sub-section, the expression "fraud" means any of the following acts committed by the Life Assured or by his agent, with the intent to deceive the insurer or to induce the insurer to issue a life insurance policy: the suggestion, as a fact of that which is not true and which the Life Assured does not believe to be true; the active concealment of a fact by the Life Assured having knowledge or belief of the fact; any other act fitted to deceive; and any such act or omission as the law specifically declares to be fraudulent.
 - Explanation II- Mere silence as to facts likely to affect the assessment of the risk by the insurer is not fraud, unless the circumstances of the case are such that regard being had to them, it is the duty of the Life Assured or his agent, keeping silence to speak, or unless his silence is , in itself, equivalent to speak.
- (3) Notwithstanding anything contained in sub-section (2), no insurer will repudiate a life insurance policy on the ground of fraud if the Life Assured can prove that the mis-statement of a or suppression of a material fact was true to the best of his knowledge and belief or that there was no deliberate intention to suppress the fact or that such mis-statement of or suppression of a material fact are within the knowledge of the insurer:
 - Provided that in case of fraud, the onus of disproving lies upon the beneficiaries, in case the policyholder is not alive. Explanation –A person who solicits and negotiates a contract of insurance will be deemed for the purpose of the formation of the contract, to be the agent of the insurer
- (4) A policy of life insurance may be called in question at any time within three years from the date of issuance of the policy or the date of commencement of risk or the date of revival of the policy or the date of the rider to the policy, whichever is later, on the ground that any statement of or suppression of a fact material to the expectancy of the life of the Life Assured was incorrectly made in the proposal or other document on the basis of which the policy was issued or revived or rider issued:
 - Provided that the insurer will have to communicate in writing to the Life Assured or the legal representatives or nominees or assignees of the Life Assured the grounds and materials on which such decision to repudiate the policy of life insurance is based:
 - Provided further that in case of repudiation of the policy on the ground of misstatement or suppression of a material fact, and not on ground of fraud, the Premiums collected on the policy till the date of repudiation will be paid to the Life Assured or the legal representatives or nominees or assignees of the Life Assured within a period of ninety days from the date of such repudiation.
 - Explanation- For the purposes of this sub-section, the mis-statement of or suppression of fact will not be considered material unless it has a direct bearing on the risk undertaken by the insurer, the onus is on the insurer to show that had the insurer been aware of the said fact no life insurance policy would have been issued to the insured.
- Nothing in this sections will prevent the insurer from calling for proof of age at any time if he is entitled to do so, and no policy will be deemed to be called in question merely because the terms of the policy are adjusted on subsequent proof that the age of the Life Assured was incorrectly stated in the proposal.