1. Part A

1.1. Welcome Letter

[Name of the Policyholder]
[Father/husband name]
[Address]
[Mobile number]
<Policy No> <Sourcing Branch>

Dear Mr/Ms. << Policyholder's Name >>, (Client ID: XXXXXX)

Welcome to the PNB MetLife family! Thank you for choosing a PNB MetLife product and showing Your confidence in Us. At PNB MetLife, We value Your patronage and are committed to offering You & Your family the best services always.

PNB MetLife brings together financial strength, credibility and reliability of MetLife Inc., one of the leading global providers of insurance, annuities and employee benefit programs, serving more than 90 million customers for the last 140+ years and Punjab National Bank, a leading nationalized bank in India serving more than 80 million customers in the last 120+ years. You can be assured that You have chosen the right partner for life.

This booklet contains Your Policy Document, Customer Information Sheet along with other related information, including a copy of Your Proposal Form. Please preserve these documents as they would be required if the need arises.

Free look Provision: Please go through the terms and conditions of Your Policy carefully. If You have any objections to the terms and conditions of Your Policy, You may cancel the Policy by giving a written notice to Us within 30 (thirty) days beginning from the date of receipt of the Policy Document, whether received electronically or otherwise, stating reasons for Your objection, provided no claims has been made under this Policy.

In such an event, irrespective of the reason for cancellation, You will be entitled to an amount equal to non-allocated Installment Premiums plus Charges levied by cancellation of Units plus the Fund Value at the date of cancellation after deducting proportionate risk premium for the period of cover and the expenses, if any, incurred by Us on medical examination, and stamp duty charges.

For any queries or concerns You can contact Us via the touch points given below, We are always there to help You. For easy reference sourcing details for Your Policy are mentioned below.

Channel		< <xx>></xx>	>	
Name		< <valued advisor="">></valued>	Code	< <xxxxx>></xxxxx>
E-Mail ID	< <value< th=""><th>edadvisor@pnbmetlife.co.in>></th><th>Mobile /</th><th><<xxxxxx></xxxxxx></th></value<>	edadvisor@pnbmetlife.co.in>>	Mobile /	< <xxxxxx></xxxxxx>
			Landline No.	>

We look forward to being Your partner in this wondrous journey of life.

Date: dd-mm-yyyy

Yours Sincerely, PNB MetLife India Insurance Co. Ltd.

[Signature]
[Name of signing authority]
[Designation of signing authority]

In case of any queries / concerns, You can reach Us at:						
Call Us at 1800-425-6969 (Toll Free) (8am -8pm)	Email Us at indiaservice@pnbmetlife .co.in	Visit www.pnbmetlife.com to manage Your Policy online. Register online using Your Customer ID & Policy No.	Visit Your nearest PNB MetLife Office. Our address details are available on www.pnbmetlife.com			

Stamp duty of Rs. XXX.XX paid to Government of Maharashtra through consolidated Stamp Duty via Challan No. XXXXXXX



CUSTOMER INFORMATION SHEET/KNOW YOUR POLICY

This document provides key information about Your Policy. You are also advised to go through Your Policy Document.

S.	Title	Description in Simple Words	Policy
No.			Clause
1	Name of Insurance	DND Mot I fo Smort Invest Dension Dlan (UIN)	Number
1	Product and Unique	PNB MetLife Smart Invest Pension Plan (UIN 117L137V01)	
	Identification	117L137 (01)	
	Number (UIN)		
2	Policy Number	< <policy from="" la="" number="">></policy>	
3	Type of Insurance	Individual, Non-Participating, Unit linked, Pension Savings	
	Policy	Plan	
4.	Basic Policy Details	Sum Assured: 105% of Total Premium Paid	
		Premium Payment Term - <<>> years	
		Vesting Age - <<>> years	Policy
		Policy Term - <<>> years	Schedule
		Frequency of Premium payment - <<>>>	
		• Installment Premium - Rs. <<>>	
		Vesting Benefit = Fund Value	3.1. b
5	Policy Coverage /	Death Benefit	3.1. a
	Benefits Payable	Vesting Benefit	3.1. b
		Other Policy Benefits	3.2
		Surrender	4.3
		Lock-in Period – 5 years	Part B
6	Options available (in	Partial Withdrawal	4.7
	case of Linked	Top-Up Provision	4.8
	Insurance Products)	Switches	4.5
		Premium Redirection	4.6
-		Auto Foreclosure	4.11
7		se of Annuity product) – Not applicable	
9.	Riders opted, if any – l Exclusions (events		6.10
9.	Exclusions (events where insurance	Exclusions applicable to Death Benefit: Death caused due to Suicide within first 12 months.	0.10
	coverage is not	to Suicide within first 12 months.	
	payable), if any		
10	Waiting period – Not A	Applicable	
11	Grace Period	15days for Monthly and 30 Days for other frequency of	3.3.2
	*	Premium payment.	
12	Free Look Period	30 days	4.1
13	Lapse/Discontinuanc	Discontinuance: Risk cover under this Policy shall cease if	4.2
	e, Paid-up and	Premium is not paid within the Grace Period and Policy	
	Revival of the Policy	moves into Discontinuance state.	4.4
			4.4
	1		

	I	Revival: Discontinued Policy can be revived within a period	
		4.2.2	
14	Policy Loan, if applica	ble – Not applicable	
15	Claims / Claims Procedure	 Turn Around Time (TAT) for claims settlement and brief procedure – a. For cases not warranting investigation – 15 days from date of intimation of claim b. For cases warranting investigation – 45 days from date of intimation of claim Helpline/Call Centre number - 1800 425 6969 (Tollfree) Contact details of the Insurer - 1st Floor, Techniplex -1, Techniplex Complex, Off Veer Savarkar Flyover, Goregaon (West), Mumbai – 400062. Link for downloading claim form and list of documents required including bank account details You can download the claim form from the following link 	6.5
		https://www.pnbmetlife.com/downloads/claims-	
16	Policy Servicing	 forms/english.html Turn Around Time (TAT) Financial and Non-Financial - 7 calendar days Helpline/Call Centre number - 1800 425 6969 (Toll-free) Contact details of the insurer - 1st Floor, Techniplex -1, Techniplex Complex, Off Veer Savarkar Flyover, Goregaon (West), Mumbai – 400062. Link for downloading applicable forms and list of documents required including bank account details - https://www.pnbmetlife.com/downloads/serviceform/english.html 	6.16
17	Grievances / Complaints	Contact details of Grievance Redressal Officer of the Insurer: • Call 1800-425-69-69 (Toll free) • Email at Indiaservice@pnbmetlife.co.in • Write to Our Grievance Redressal Department PNB MetLife India Insurance Co. Ltd, Unit no. 302, 3rd floor, Tower-3, Worldmark, Village Maidawas, Sector 65, District Gurugram, Haryana – 122018 For any escalation with the resolution provided by any of the above touch points, You may, write to Our Grievance Redressal Officer at gro@pnbmetlife.co.in • Link for registering the grievance with the insurer's portal - https://www.pnbmetlife.com/grievance-cell/grievance-redressal.html	7

Contact details of Ombudsman: Please refer to
https://www.cioins.co.in/Ombudsman for a list of
updated Insurance Ombudsman

Declaration by the Policyholder

I have read the above and confirm having noted the details.

Place:

Date: (Signature of the Policyholder)

Note:

In case of any conflict, the terms and conditions mentioned in the Policy Document shall prevail.

1.2. Policy Preamble

PNB MetLife Smart Invest Pension Plan

Individual, Non-Participating, Unit-linked, Pension Savings Plan

In this Policy, all investment risks in the investment portfolio are borne by You

This is a contract of insurance between You and PNB MetLife India Insurance Company Limited. This contract of insurance has been enacted on receipt of the Premium and is based on the details in the Proposal Form received together with the other information, documentation and declarations received from You for effecting a life insurance contract on the life of the person named in the Policy Schedule below.

We agree to pay the Benefits under this Policy on the occurrence of the insured event described in **Part C** of this Policy, subject to the terms and conditions of the Policy.

On examination of the Policy, if You notice any mistake(s) or error(s), please return the Policy Document to Us in order that We may rectify it.

Signed by and on behalf of PNB MetLife India Insurance Company Limited.

[Signature/ Digital Signature] [Name of signing authority] [Designation of signing authority]

1.3. Policy Schedule

Name of the Plan	PNB MetLife Smart Invest Pension Plan		
Nature of the Plan	Individual, Non-Participating, Unit Linked, Pension Savings Plan		
UIN	117L137V01		

Proposal	Policy	Date of	Issuing	
number	number	issue	office	

1. Details of the Policyholder and Life Assured

Name of Policyholder	Gender Date of Birth
Name of Life	Gender Date of
Assured	Birth
Address of	
Policyholder	
Telephone Number	
of Policyholder	
Mobile Number of	
Policyholder	
Age admitted of the	<yes no=""></yes>
Life Assured	<1es/10/>

2. Policy Details

Annualized Premium (Rs.)	Rs. <>	Sum Assured	105% of Total Premium Paid
Date of Commencement of Risk	< <dd mm="" yy="">></dd>	Premium Due Date	< <dd mm="" yy="">></dd>
Date of Commencement of the Policy	< <dd mm="" yy="">></dd>	Policy Anniversary date	< <dd mm="" yy="">></dd>
Premium Payment Term	< <ppt>> year(s)</ppt>	Policy Currency	INR (Indian Rupee)
Frequency of Premium payment	<<>>>	Vesting Age	<<>> years
Last Installment Premium due date	< <dd mm="" yy="">></dd>	Vesting Date	< <dd mm="" yy="">></dd>
Installment Premium	Rs. <<>>>	Policy Term	< <pt>> years</pt>

3. Rider Details

Rider Name	Rider Sum Assured (Rs.)	Policy Term (years)	Premium Paying Term (years)	Installment Premium (Rs.)	Goods & Services Tax* (Rs.)	Installmen t Premium including GST* (Rs.)	Annualized Premium (Rs.)
------------	----------------------------------	---------------------------	--------------------------------------	---------------------------------	-----------------------------	--	--------------------------------

< <rider 1="">></rider>	name				
< <rider 2="">></rider>	name				

^{*}Goods and Services Tax at prevailing rates. You will be responsible to pay any new or additional tax / levy, or any changed amount of tax / cess being made applicable / imposed on the Premium(s) by any competent authority.

4. Details of Agent/Intermediary:

Name	
License/Registration number	
Phone number	
Address	
Email address	

Details of Sales Personnel	
(for direct sales only):	

Special provisions/options (if		
any)		

5. Investment & Fund Details

Fund Management Strategy		< <self-managed asset<br="" automatic="" systematic="" transfer="">Rebalancing >> Strategy</self-managed>		
Fund Name		Proportion of fund		
« »		« »		
« »		« »		
« »		« »		
« »		« »		
« »	V	« »		
« »		« »		

6. Nominee details

Name(s) of the Nominee	Relationship with Life Assured	Gender	Age	Share(s) %
1) < <name nominee="" of="">></name>	< <relation>></relation>	<<>>>	<<>>	< <percentage>></percentage>
2)				
3)				
4)				

7. Appointee/Guardian details (Only in case Nominee is a Minor)

Appointee/Guar dian name	Relationship with Nominee	Gender	Age of the Appointee/Guardian
< <name appointee="" of="">></name>	< <relation>></relation>	<<>>>	< <age>></age>

8. E-Policy Document

Your soft copy of Policy Document is available in the customer portal. You can access the same through www.pnbmetlife.com > Customer login > Provide user ID and password (for existing customer), else click New User (for new customer).



2. Part B

2.1. Definitions applicable to Your Policy.

The words or terms below that appear in this **Policy** in initial capitals and **bold** type will have the specific meaning given to them below. These defined words or terms will, where appropriate to the context, be read so that the singular includes the plural, and the masculine includes the feminine.

Age	Age as on the last birthday, i.e. the Age in completed years as on Date of
Age	Commencement of the Policy and is as shown in the Policy Schedule.
	The process of allocating Premium to create Units, at the prevailing Unit
	price, in the Segregated Funds offered under this linked insurance
Allocation	product, as and when the Premiums are received or Switches from one
	fund to another fund are made.
Annualized Premium	The Premium amount payable in a year excluding taxes, rider premiums
	and underwriting extra premium on riders, if any.
	The person named in the Policy Schedule to receive payment under this
Appointee	Policy, if the Nominee is a Minor at the time payment becomes due under
	this Policy.
Assignee	The person to whom the rights and benefits are transferred by virtue of an
	Assignment.
	Assignment is the process through which policyholder can assign the rights and benefits under this Policy to any other person/entity by virtue
Assignment	
	of an Assignment clause under section 38 of the Insurance Act, 1938 as amended from time to time.
BAUP	PNB MetLife's Board Approved Underwriting Policy.
BAUI	The Death Benefit, Vesting Benefit, or any other benefit applicable in the
Benefits	terms and conditions of this Policy.
	An Annexure along with the Policy Schedule that illustrates the
	Premiums, guarantees, returns, Benefits and values of the proposed
Benefit Illustration	policy. This Benefit Illustration complies with IRDAI Regulations and
Denent mustration	contains clear disclosure of both guaranteed and non-guaranteed Benefits,
	if any, of the Policy.
	Business day shall mean days other than holidays where stock exchanges
n . n	(excluding Muhurat trading day) with national wide terminals are open
Business Day	for trade (other than day on which exchanges are open for testing) or any
	day declared by the Authority as business day.
Changes	Policy Charges which are applicable under this Policy that are listed and
Charges	shown in Part E .
	Either the Life Assured or the Policyholder or the Nominee or the
Claimant/ Beneficiary	Assignee or the legal heir of the Life Assured / Policyholder as the case
	may be, who is entitled to receive Benefits under this Policy.
Company/Us/We/Our	PNB MetLife India Insurance Company Limited.
Date of Commencement of Risk The date on which the risk under this Policy, comes into effective or the commencement of Risk.	
	specified in the Policy Schedule.
Date of Commencement of the	The same as the Date of Commencement of Risk, on which this Policy is
Policy issued after We have accepted the risk under the Proposal Form.	
2 0205	155000 until 110 have accepted the fight ander the Frepostal Felin

Death Benefit	The benefit, which is payable on death of Life Assured, as stated in the
	Policy Document. The state of the Policy that could arise on account of Surrender of the
Discontinuance	Policy or on non-payment of the Premium due, before the expiry of the
	Grace Period.
	Summation of Number of Units in each Segregated Fund multiplied by
Fund Value/Unit Fund Value	the Net Asset Value (NAV) for respective Segregated Fund under this
	Policy. The time granted by Us from the due date of payment of Premium,
	without any penalty or late fee, during which time the Policy is considered
	to be in in-force with the risk cover without any interruption, as per the
Grace Period (for other than	terms & conditions of the Policy.
single premium policies)	
	The Grace Period for payment of the Premium for all types of life
	insurance policies shall be 15 (fifteen) days, where the Policyholder pays
	the Premium on a monthly basis and 30 (thirty) days in all other cases. A condition during the term of the Policy, wherein the coverage of risk
In-force Status	on the life of the Life Assured is subsisting and You have paid all the due
III Torce Status	Installment Premiums.
	The amount stipulated in the Policy Schedule and paid at regular intervals
Installment Premium/ Premium	(yearly/half yearly/ or monthly mode as shall be applicable) by You for
mstamient i temum i temum	the chosen Premium Payment Term as consideration for acceptance of
	risk and Benefits specified as such in the Policy Document.
IDDAI on Authority	The Insurance Regulatory and Development Authority of India
IRDAI or Authority	established under the provisions of section 3 of the Insurance Regulatory and Development Authority Act, 1999(41 of 1999).
	The person(s), named as such in the Policy Schedule, on whose life(s),
Life Assured/Insured	the insurance cover is affected in the terms of this Policy.
	The period of 5 (five) consecutive completed Policy Years from the Date
	of Commencement of the Policy, during which period the proceeds of the
Lock-in Period	Policy cannot be paid by Us 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
Net Asset Value/NAV	other contingency covered under the Policy. Price per Unit of the Segregated Fund.
THE ASSET VALUE/IVA V	The person(s) nominated, under Section 39 of the Insurance Act, 1938, as
	amended from time to time, by the Policyholder under this Policy and is
Nominee	(are) and named and authorized in the Policy Document to receive the
	claim benefit payable under this Policy and to give a valid discharge to
	the Company on settlement of the claim.
Non-Participating	The Policyholder is not entitled to share in surplus (profits) of the
	Company during the term of the Policy. A number by which the Net Asset Value of a fund is notionally divided
Number of Units	for the purpose of calculating the Benefits of Unit-linked policies issued
	by the Company.
Minor	Person below the legal age of majority or adulthood.
Paid-up Benefit	The amount payable on the occurrence of events, as specified under the
r and-up Deficit	Policy, when the Policy is in Paid-up Status.
D.I. G.	A condition during the Policy Term, wherein the Installment Premiums
Paid-up Status	have been paid in full after the expiry of the Lock-in Period and the
	remaining due Installment Premiums have not been paid, rendering the

	Policy to continue at a reduced level of Benefits, as specified under the Policy.	
Pension Discontinued Fund	The Segregated Fund that is set aside by Us and is constituted by the Fund Value, as applicable, of all the linked pension insurance policies discontinued during the Lock-in Period.	
Reduced Paid-up Sum Assured	105% of Total Premiums Paid.	
Partial Withdrawal	Any amount withdrawn partially out of Unit fund by the Policyholder during the term of the Policy.	
Policy/Policy Document This document i.e., PNB MetLife Smart Invest Pension Plan iss Us, along with the Policy Schedule, Annexures and the Proposal which is the evidence of the contract between Us and You.		
Policy Anniversary	The start date of every subsequent Policy Year.	
Policy Schedule	The attached Policy Schedule that provides Your Policy Benefits, the terms of the Policy and details provided by You, along with all its annexes, issued by Us for this Policy. The Policy Schedule also includes any amendments to the attached Policy Schedule which may be issued from time to time.	
Policy Term	The entire term of the Policy as specified in the Policy Schedule.	
Policy Year	A period of 12 (twelve) consecutive months starting from the Date of Commencement of the Policy as stated in the Policy Schedule and ending on the day immediately preceding the following Policy Anniversary date and each subsequent period of 12 (twelve) consecutive months thereafter.	
Premium Payment Term The period or the term of the Policy during which You are required to the Premiums with respect to the Policy, to Us.		
Premium Re-direction An option which allows You to modify the Allocation of the am renewal premium to various Segregated Funds available und Policy.		
Proposal Form "Proposal form" means a form to be filled in by the Proposer in plot or electronic form, for furnishing the information including many information, if any, as required by the Company in respect of a rorder to enable the Company to take informed decision in the continuation underwriting the risk, and in the event of acceptance of the rote determine the rates, advantages, terms and conditions of the coveragnet.		
Redemption	Cancellation of Units at the prevailing NAV of the funds offered in this Policy, in case of Partial Withdrawals, Switches, Surrender, maturity etc.	
Regulation	The laws and regulations as in effect from time to time and applicable to this Policy, including without limitation, the regulations and directions issued by the IRDAI from time to time.	
Revival	Restoration of the Policy, which was discontinued due to the non-payment of Premium, with all the Benefits mentioned in the Policy Document, with or without rider benefits if any, upon the receipt of all the Premiums due and other Charges/late fee if any, during the Revival Period, as per the terms and conditions of the Policy, upon being satisfied as to the continued insurability of the Insured or Policyholder on the basis of the information, documents and reports furnished by the Policyholder, in accordance with the BAUP.	
Revival Period	A period of 3 (three) consecutive complete years from the date of first unpaid Premium.	

Segregated Fund	Funds earmarked under linked insurance business.	
Sum Assured	The absolute amount of Benefit which is guaranteed to become payable on death of the Life Assured in accordance with the terms and conditions of the Policy.	
Surrender	The complete withdrawal or termination of the entire Policy contract.	
Surrender Value An amount, if any, that becomes payable on Surrender of this during its term, in accordance with the terms and conditions of this larger.		
Switch(es)	The facility allowing You to move from one Segregated Fund, either wholly or in part, to other Segregated Fund(s) amongst the Segregated Funds offered as per the terms and conditions of this Policy.	
Total Premiums Paid	Total of all the Premiums received under the base product (including Top-Up Premium paid, if any).	
Top-Up Fund Value	The total value of the Units at a point of time in a Segregated Fund Top-Up Premiums received i.e. total Number of Units under a Segregated Fund multiplied by the Net Asset Value (NAV) per Unit of that fund at the relevant date.	
Top- Up Premium This is an amount that is paid voluntarily by the policyholder beside contractual premium and is treated as single premium for all purpose.		
Unit A specific portion or part of the underlying Segregated Fund represents Your entitlement in such funds.		
Unit Account	The notional account that We administer, in which Your Units pertaining to Premium are allocated or redeemed.	
Valuation Date The date on which the assets to which a Segregated Fund referenced, are valued and the date on which the Net Asset Va determined.		
Vesting Benefit	The Fund Value which is payable on vesting i.e. at the end of the Policy Term, as stated at the inception of the Policy, as stated in this Policy Document.	
Vesting Date	The date specified in the Policy Schedule on which the Vesting Benefit becomes payable to You and Policy coverage ends.	
You/Your/Proposer/Policyholder	The Policyholder named in the Policy Schedule of this Policy.	

3. Part C

3.1. Policy Benefits

The Policy offers multiple Benefits as described herein, provided that the Policy is in In-force Status, and the insured events occur within the Policy Term.

a) Death Benefit

In the event of death of Life Assured while Policy is in-force, We will pay the highest of the following amounts to the Claimant/Beneficiary:

- **Rs.10,000/-;** or
- Fund Value (Including Top-Up Fund Value, if any) as on the date of intimation of death; or
- Sum Assured.

Where, Sum Assured is 105% of the Total Premiums Paid* up to the date of death.

*"Total Premiums Paid" means the total of all premiums received under the base product including top-up premium paid, if any.

"Sum Assured" will be reduced to the extent of Partial Withdrawals made during the 2 (two)-years period immediately preceding the date of death of the Life Assured. Partial Withdrawals made from Top-Up Premium shall not be reduced for this purpose.

With the payment of the Death Benefit the Policy shall immediately and automatically terminate.

Options to the Nominee or Beneficiary on death of the Life Assured:

The Nominee will have the following options to choose from on death of the Life Assured: -

- To utilize the entire proceeds of the Policy or part thereof for purchasing an immediate annuity or deferred annuity at the then prevailing annuity rate.
- Withdraw the entire proceeds of the Policy.

In case the proceeds of the Policy are not sufficient to purchase minimum annuity of Rs.1,000/- per month or any other minimum annuity amount as prescribed by the Authority from time to time, such proceeds of the Policy will be paid as lump sum.

b) Vesting Benefit

If all due Premiums have been paid, upon survival of the Life Assured until Vesting Age, We will pay the Vesting Benefit which is equal to total Fund Value (including Top-Up Fund Value, if any) as on the Vesting Date.

Options on Vesting:

You shall have the following options on Vesting to choose from:

- To utilize the entire proceeds to purchase immediate annuity or deferred annuity from the Company, at the then prevailing annuity rate; or
- To commute up to 60% of the proceeds as lumpsum and to utilize the balance amount to purchase immediate annuity or deferred annuity at the then prevailing annuity rate.

Irrespective of the aforementioned options, You also have an option to purchase immediate annuity or deferred annuity from any another insurer at the then prevailing annuity rate by utilizing not more than 50% of the Policy proceeds net of any amount availed as lumpsum (commutation).

In case the proceeds of the Policy on Vesting, net of commutation is not sufficient to purchase minimum annuity of Rs.1,000/- per month, or any other minimum annuity amount as prescribed by the Authority from time to time, such proceeds of the Policy will be paid to You or the Beneficiary as lump sum.

c) Postponement of Vesting Date

At the Vesting Date, the Policyholder shall have an option to extend the Vesting Date of the Policy. A minimum extension of 1 (one) year and a maximum extension resulting in a Vesting Age not exceeding 70 (seventy) years shall be allowed. All Policy Benefits shall continue under the revised policy term, and all applicable charges shall be levied for the extended duration.

The option to postpone vesting may be exercised on multiple occasions, provided the Policyholder's Age at the time of exercising this option does not exceed 60 (sixty) years.

3.2. Other Policy Benefits

3.2.1.Return of Mortality Charges (ROMC):

On the survival of the Life Assured till the end of the Policy Term, provided all due Premiums have been paid in full (i.e. the Policy is not a partly paid-up policy) 100% of the total mortality charges deducted (excluding taxes) during the Policy Term will be added back to the Fund Value.

Mortality charges towards Top-Up Premium (if any) and extra mortality charges deducted (if any), shall not be considered towards this benefit.

The amount of "Return of Mortality Charges" shall be proportionately added to the specific/chosen funds in the Policy, by creating appropriate Number of Units as per the NAV as on the due date of the credit.

3.3. Premium Payment Conditions

3.3.1.Payment of Premium

- 1. The available Premium payment modes under the Policy are annual, half-yearly, quarterly and monthly.
- 2. You must pay the Installment Premiums on or before the due date specified in the Policy Schedule.
- 3. All taxes, cesses, surcharge and other levies, whether existing now or introduced in the future, will be levied, as and when applicable, on the Installment Premiums to be paid by You.
- 4. Collection of advance Installment Premium shall be allowed under this Policy provided due Installment Premiums are collected in the same financial year. However, where the Installment Premium due in one financial year is being collected in advance in earlier financial year, We will accept the same for a maximum

period of 3 (three) months in advance of the due date of that Installment Premium. The Premium so collected in advance shall only be adjusted on the due date of the Premium.

3.3.2.Grace Period (for other than single premium policies)

Any Installment Premium that is not received in full by Us by its due date may be paid in full during the Grace Period, without any penalty or late fee. The Grace Period for payment of the Premium for all types of life insurance policies shall be 15 (fifteen) days, where the Policyholder pays the Premium on a monthly basis and 30 (thirty) days in all other cases.

The Policy Benefits remain in force with the risk cover without any interruption during the Grace Period and the Company shall pay the applicable Benefits subject to deduction of Premium due.

If any Installment Premium remains unpaid post completion of the Grace Period, Your Policy would be treated as per provisions of **Premium Discontinuance** (Section 4.2)

3.3.3. Premium mode loading / Modal Factors

You may choose to pay Installment Premiums Yearly, Quarterly, Half Yearly, or Monthly subject to applicable minimum Annualized Premium. Incase you choose to pay premiums at a frequency other than annual, the following factors would be applied to Annualized Premium to determine the Installment Premium.

Premium Paying	Minimum Annualized	Multiplicative Factors
Frequency/Mode	Premium	
Annual	Rs. 24,000	1
Half Yearly	Rs. 12,000	1/2
Quarterly	Rs. 6,000	1/4
Monthly*	Rs. 2,000	1/12

*Monthly mode can be chosen subejet to Policyholder providing standing instructions/ direct debit options (including Electronic Clearing System (ECS), and Automated Clearing House (ACH)).

4. Part D

Policy Servicing Conditions

You are requested to refer to the Policy Servicing Conditions described below before making a request for Policy servicing to Us.

4.1. Free Look Period

Please go through the terms and conditions of the Policy very carefully. If You have any objections to the terms and conditions of the Policy, You may cancel the Policy by giving a written notice to Us within 30 (thirty) days beginning from the date of receipt of the Policy Document, whether received electronically or otherwise, stating the reasons for Your objection, provided no claims has been made under this Policy.

In such an event, irrespective of the reason for cancellation, You will be entitled to an amount equal to nonallocated Installment Premiums plus Charges levied by cancellation of Units plus the Fund Value at the date of cancellation after deducting proportionate risk premium for the period of cover, the expenses incurred by Us on medical examination, if any, and stamp duty charges.

4.2. Premium Discontinuance

If You discontinue paying Installment Premium after the expiry of the Grace Period, the Policy will either move to Discontinuance status or get converted to Paid-Up Status in accordance with the following provisions:

4.2.1. Discontinuance of Policy during the Lock-in Period (Applicable for policies other than Single Pay):

- a. Upon expiry of the Grace Period, in case of Discontinuance of Policy due to non-payment of Premium during first 5 (five) Policy Years, the total Fund Value after deducting the applicable Discontinuance Charges, shall be credited to the Pension Discontinued Fund and the risk cover and rider cover, if any, shall cease.
- b. Such Discontinuance Charges shall not exceed the Charges stipulated in **Part E** of this Policy Document. On Such Discontinuance, the Company shall communicate the status of the Policy, within 3 (three) months of the first unpaid Premium, to the Policyholder and provide the option to revive the Policy within the Revival Period of 3 (three) years.
 - i. In case the Policyholder opts to revive but does not revive the Policy during the Revival Period, the proceeds of the Pension Discontinued Fund shall be paid to the Policyholder at the end of the Revival Period or Lock-in Period whichever is later. In respect of Revival Period ending after Lock-in Period, the Policy will remain in Pension Discontinued Fund till the end of the Revival Period.
 - ii. In case the Policyholder does not exercise the option as set out above, the Policy shall continue without any risk cover and rider cover, if any, and the Policy fund shall remain invested in the Pension Discontinued Fund. At the end of the Lock-in Period, the proceeds of the Pension Discontinued Fund 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.

The Fund Management Charges of Pension Discontinued Fund will be applicable during the period the Policy fund remains in the Pension Discontinued Fund and no other Charges will be applied.

4.2.2. Discontinuance of Policy after the Lock-in Period (Applicable for policies other than Single Pay):

- a) Upon expiry of the Grace Period, in case of Discontinuance of a Policy due to non-payment of Premium after the Lock-in Period, the Policy shall be converted into a reduced paid-up policy where the Reduced Paid-up Sum Assured will be 105% of Total Premiums Paid.
- b) The Policy shall continue to be in reduced Paid-up Status, without any rider cover, if any. All Charges as per the terms and conditions of the Policy may be deducted during the Revival Period.
- c) In case of the death of the Life Assured while the Policy is in reduced Paid-up Status; the Claimant/Beneficiary shall receive the Death Benefit which shall be higher of:
 - i. Rs.10,000/-; or
 - ii. Fund Value (including Top-Up Fund Value, if any) as on the date of intimation of death; or
 - iii. Reduced Paid-Up Sum Assured.
 - d) Reduced Paid-up Sum Assured will be reduced to the extent of Partial Withdrawals made in the last 2 (two) years immediately preceding the date of death. Partial Withdrawals made from Top-Up Premium shall not be reduced for this purpose. On such Discontinuance, Company shall communicate the status of the Policy, within 3 (three) months of the first unpaid Premium, to the Policyholder and provide the following options:
 - i. to revive the Policy within the Revival Period of 3 (three) years; or
 - ii. complete withdrawal of the Policy.
- e) In case the Policyholder opts to revive the Policy 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.
- f) In case the Policyholder does not exercise any of the options set above, the Policy shall continue to be in reduced Paid-up Status. At the end of the Revival Period the proceeds of the Policy fund shall be paid to the Policyholder and the Policy shall terminate.
- g) All Charges as per the terms and conditions of the Policy will continue to be deducted until the expiry of the Revival Period.
- h) However, the Policyholder has the option to Surrender the Policy anytime and proceeds of the discontinued Policy fund shall be payable.

The Policy terminates with the payment of the Death Benefit.

4.2.3. Discontinuance of Single Premium Policy

I. Discontinuance of Policy during Lock-in Period:

- a) The Policyholder has an option to Surrender any time during the Lock-in Period. Incase of Surrender during first five Policy Years (Lock-in Period), the total Fund Value, under the Policy, after deduction of Discontinuance Charges, will be transferred/credited to the Pension Discontinued Fund.
- b) The Policy shall continue to be invested in the Pension Discontinued Fund and the proceeds from the Pension Discontinued Fund shall be paid at the end of Lock-in Period. Only Fund Management Charge can be deducted from this fund during this period. Further, no risk cover shall be available on such Policy during the Discontinuance period.

II. Discontinuance of Policy after Lock-in Period

In case of Single Premium Policies, the Policyholder has an option to Surrender the Policy any

time. Upon receipt of request for Surrender, the Fund Value as on date of Surrender shall be made payable.

4.2.4. Treatment of the Policy while monies are in the Pension Discontinued Fund

While monies are in the Pension Discontinued Fund:

- Risk cover and minimum Death Benefit will not apply.
- In case of death of the Life Assured, Fund Value in the Pension Discontinued Fund as on date of intimation of death shall be paid.
- A Fund Management Charge of 0.50% p.a. of the Pension Discontinued Fund will be applied. No other Charges will apply.
- From the date monies enter the Pension Discontinued Fund till the date they leave the Pension Discontinued Fund, a minimum guaranteed interest rate declared by IRDAI from time to time will apply. The current minimum guaranteed interest rate applicable to the Pension Discontinued Fund is 4% p.a.
- The excess income earned in the Pension Discontinued Fund over and above the minimum guaranteed interest rate shall also be apportioned to the Pension Discontinued Fund in arriving at the proceeds of discontinued policies.

4.3. Surrender

You have the right to Surrender this Policy at any time during the Policy Term by giving Us a notice:

During the Lock-in Period,

On receipt of intimation that You wish to Surrender the Policy, the Total Fund Value after deduction of applicable Discontinuance Charge, shall be transferred to the Pension Discontinued Fund and will be payable only upon the expiry of the Lock in Period. Only Fund Management Charge will be deducted from this fund during this period. No risk cover shall be provided on such Policy during the Discontinuance Period.

Following options shall be available to You on the date of Surrender: -

- To utilize the entire proceeds to purchase immediate annuity or deferred annuity from the Company at the then prevailing annuity rate; or
- To commute up to 60% and utilize the balance amount to purchase immediate annuity or deferred annuity at the then prevailing annuity rate.

Irrespective of the aforementioned options chosen, You also have an option to purchase immediate annuity or deferred annuity from any another insurer at the then prevailing annuity rate by utilising not more than 50% of the proceeds of the Policy net of commutation. This limit may change as per regulatory changes.

In case the proceeds of the Policy on Surrender, net of commutation are not sufficient to purchase minimum annuity of Rs.1,000/- per month, or any other minimum annuity amount as prescribed by the Authority from time to time, such proceeds of the Policy will be paid to You or Beneficiary as lump sum.

• We will make payment of this amount through a NEFT, cheque or demand draft, which will be delivered to You or the Nominee or the Appointee (in case of Your death), at the last recorded address or by any other electronic mode of payment. If You or the Nominee or the Appointee cannot be traced, this amount will be set aside and be dealt with in such manner as may be specified by the IRDAI from

time to time and We will not write back or apportion the said proceeds to the income of Our shareholders or to that of any other Policyholder.

After the expiry of the Lock-in Period,

- On receipt of intimation that You wish to Surrender the Policy, the Total Fund Value will be paid by Us forthwith without deduction of the **Discontinuance Charges.**
- Once a Policy is Surrendered, it is automatically terminated and cannot be revived.

4.4. Policy Revival

Where a Policy is discontinued, the steps outlined in Section 4.2 of this Policy Document will be followed. Revival of such discontinued Policy is subject to the following conditions:

- The Policyholder paying all due and unpaid Installment Premiums that would have been payable from the date of default to the proposed date of Revival without any interest or fee.
- The Revival of the Policy shall be subject to the Board Approved Underwriting Policy of the Company.
- Revival of a Policy, discontinued during the Lock-in Period: On Discontinuance of the Policy, if the Policyholder has chosen to revive the Policy within the Revival Period of 3 (three) years, the Policy shall be revived restoring the risk cover, along with investment(s) made in the Segregated Funds as chosen by the Policyholder, out of the Pension Discontinued Fund, less the applicable Charges as referred below, in accordance with the terms and conditions of the Policy.
 - the Policy Administration Charges and Premium Allocation Charges (if any), as applicable, during the Discontinuance period, will be deducted before allocating the balance amount to the Unit Account. No other charges shall be levied. The Company shall add back to the fund, the Discontinuance Charges, if applicable, deducted at the time of Discontinuance of the Policy.
- Revival of a Policy, discontinued after Lock-in Period: If the Policyholder has chosen option to revive the Policy, within the Revival Period as defined above, the Policy shall be revived restoring the original risk cover in accordance with the terms and conditions of the policy.
 - Premium Allocation Charges (if any), as applicable during the Discontinuance period, will be deducted before allocating the balance amount to the Unit Account. No other charges shall be levied.

4.5. Switches (only under Self-Managed Strategy)

You have the option to Switch partially or fully between the Segregated Fund options that are available in this product, at any point of time during the Policy Term. The minimum value of every Switch should be Rs 5,000/-. All Switches are free of cost.

4.6. Premium Redirection (only under Self-Managed Strategy)

You can ask for some or all of Your future Premiums to be allocated to Units in different Segregated Funds that are available in this product, free of charge. Premiums will only be applied as per the revised instructions provided, We accept those instructions before the cut-off time for that Premium.

We will act on instructions to change the fund choice for future Premium(s) Allocation subject to receipt of all necessary information required to process the change of fund and Our satisfaction that the information received is correct.

4.7. Partial Withdrawal

Partial Withdrawals are available only after the completion of Lock-in Period [5(five) Policy Anniversaries], subject to the following:

- Each Partial Withdrawal shall be subject to the minimum amount of Rs.5,000/- and maximum Partial Withdrawal in a Policy Year shall not exceed 25% of the total Fund Value (including Top-Up Fund Value, if any) at the time of Partial Withdrawal.
- Partial Withdrawals will be made first from the Top-Up Fund Value (if any) which has completed the Lockin Period, as long as it supports the Partial Withdrawal, and subsequently, the Partial Withdrawals may be allowed from the Fund Value built up from the base Premium(s).
- Partial Withdrawals which would result in termination of the Policy shall not be allowed.
- The Partial Withdrawals are free of any charge.
- The Partial Withdrawals with respect to the Fund Values from the base premiums shall only be counted for the purpose of adjusting the Sum Assured to be payable on death. Partial Withdrawals made from the Top-Up Premiums shall not be deducted for this purpose.
- Partial Withdrawal is allowed only three times during the entire term of the Policy.

The Partial Withdrawals shall be allowed only against the following applicable reasons:

- Higher education of children, including legally adopted child.
- Marriage of children, including legally adopted child.
- Purchase or construction of a residential house or flat in the Life Assured's own name or in joint name with
 their legally wedded spouse. However, if the Life Assured already owns a residential house or flat (other
 than ancestral property), no withdrawal shall be permitted.
- For treatment of critical illnesses of self, spouse or dependent children, including legally adopted child.
- Medical and incidental expenses arising from disability or incapacitation suffered by the Life Assured.
- Expenses incurred by the Life Assured for skill development/re-skilling or any other self-development activities.
- Expenses incurred by the Life Assured for the establishment of her/his own venture or any start-ups.

4.8. Top-Up Premium

You may remit a Top-Up Premium during the Policy Term provided the Policy is in In-force Status and all due Premiums have been received by Us.

- The Top-Up Sum Assured is 1.05 times of Top-Up Premium paid.
- The minimum Top-Up Premium payable is Rs. 25,000/-.
- Top-Up Premiums once paid cannot be withdrawn from the fund for a period of 5 (five) years from the date of payment of the 'Top-Up Premium', except in case of complete Surrender of the Policy.
- There will be no Sum Assured reduction from Top up funds in case of any Partial Withdrawals.
- Death Benefit under Top Premium will be as mentioned in the Death Benefit section.

4.9. Policy Alterations

4.9.1. Change of the Premium payment frequency/mode

You may request for a change in Premium payment mode anytime during the Policy Term provided that You give Us a written request. The change in Premium payment mode will be applied only from the next Policy Anniversary following the date of Your request. You must comply with the applicable minimum Premium

criteria on account of frequency/mode change.

4.10. Loans

Loans are not allowed under this Policy.

4.11. Auto Foreclosure of the Policy

At any point of time during the Policy Term after the Premium Payment Term, if the Fund Value goes below 10% of one Annualized Premium, the Policy shall be foreclosed by paying Fund Value available at that point of time. However, in-force Premium paying policies shall not be foreclosed during the Premium Payment Term.

At any point of time during the Policy Term, if the Fund Value is not sufficient to cover the monthly Charges on the Policy, the Policy shall be foreclosed by paying the Fund Value available at that point in time.

4.12. Termination of the Policy

The Policy will be terminated on the earliest of the following:

- a. On date of receipt of free look cancellation request; or
- b. The date on which Policy is foreclosed; or
- c. The date of payment of Vesting Benefit; or
- d. On payment of proceeds of the Pension Discontinued Fund or Surrender Value, as applicable; or
- e. Upon death of the Life Assured or
- f. Upon happening of any event which, as per the terms and conditions of this Policy, leads to termination of the Policy.

5. Part E

Segregated Funds & Policy Charges

The following Segregated Funds & Charges are available/ applicable under this Policy:

You are requested to refer to the Policy servicing conditions described below before making a request for Policy servicing to Us.

5.1. Description of the Segregated Funds

The following Segregated Funds are available to You under the Policy, which have different risk-return profiles and different asset Allocation patterns. Each Segregated Fund is referenced to Our separate and identifiable assets. The investment objectives and investment patterns associated with the different Segregated Funds are set out in the following table

SL	Fund Name	Investment Objectives	Asset Category	Asset Allocation Range (%)	Risk
1.	Pension Mid Cap Fund (ULIF03201/02/25PENIFTYMOM117)	To provide long-term capital appreciation from an actively	Equities	60-100	Very High
		managed portfolio of diversified stocks from the midcap	Debt	0	Risk
		segment of the market.	Market Instruments	0-40	
2.	Pension Bond Fund (ULIF03301/02/25PEBONDFUND117)	To provide accrual income and capital	Equity	0	
	(CERT 03301/02/231 EBOND1 CIVETITY)	gains by investing opportunistically in government securities, corporate bonds and money market instruments. The fund will invest up to 100% of the corpus in debt and money market securities	Government Securities and Corporate Bonds Debt	10-100	Low Risk
		securities	Money Market	0-90	

The actual asset Allocation patterns under each of the **Segregated Funds** will be governed by the aforesaid caps and floors, the relevant provisions of the Insurance Act, 1938, and the applicable IRDAI regulations, prevailing from time to time and subject to the investment objectives of each of the **Segregated Funds**.

We would rebalance the portfolio on a periodic basis to ensure that the actual assets are within the above prescribed percentage ranges. We will adopt appropriate risk control measures on a continuing basis, for the above purpose.

5.2. Pension Discontinued Fund

For the Policies where the Installment Premiums are discontinued, the Fund Value will be moved to Pension Discontinued Fund. The proceeds of the Pension Discontinued Fund shall be payable only upon completion of the Lock-in Period, except in the case of death of the Life Assured, wherein the Pension Discontinued Fund Value shall be payable immediately to the Nominee.

The investment mix for the Pension Discontinued Fund is as follows:

- Money market instruments: 5% 100%,
- Government Securities (including treasury bills): 0% 95%

The minimum guaranteed interest rate on this Discontinued Policy Fund is 4.00% per annum (or as mandated by the Authority from time to time). The Fund Management Charge for the Pension Discontinued Fund is 0.5% per annum. The excess income earned in the Pension Discontinued Fund over and above the minimum guaranteed interest rate shall also be apportioned to the Pension Discontinued Fund.

5.3. Choice of Fund Management Strategies

Your Premiums are invested according to the portfolio strategy specified by you. This product offers You three portfolio strategies to manage Your investments.

The Policyholder can only have his/her funds in any one of the following 3 (three) portfolio strategies:

- i. Self Managed Strategy (Switches are permitted)
- ii. Systematic Transfer Strategy (No Switches are permitted)
- iii. Automatic Asset Rebalance Strategy (No Switches are permitted)

5.3.1. Self – Managed Strategy

With this strategy, You can invest Your Premiums directly amongst the available funds in proportions of Your choice.

You have the option of switching amongst the available funds as mentioned above and may choose Premium Re-direction option for Your future Premiums depending up on Your changing risk appetite and market conditions.

5.3.2. Systematic Transfer Strategy

You may utilise this strategy to ensure a gradual exposure to equity from debt in a phased manner through equal instalments over the course of 12 months. This strategy allows You to systematically invest in equities while eliminating the need to time Your investments into the equity market. This Strategy is available only for annual Premium payment mode Policies.

On selection of Systematic transfer strategy at the inception of the Policy, following would occur:

All Installment Premiums will be invested in Pension Bond Fund (debt-oriented fund)

- All monies in Pension Bond Fund will systematically be transferred to Pension Mid Cap Fund (equity-oriented fund) through monthly installments over a 12 (twelve)- month Policy period.
- The Units will be automatically transferred from Pension Bond Fund to Pension Mid Cap Fund at the end of every month in the following manner:

Month1	1/12 of the Units available at the end of Month1
Month2	1/11 of the Units available at the end of Month2
Month3	1/10 of the Units available at the end of Month 3
Month4	1/9 of the Units available at the end of Month 4
Month5	1/8 of the Units available at the end of Month5
Month 6	1/7 of the Units available at the end of Month 6
Month 7	1/6 of the Units available at the end of Month 7
Month 8	1/5 of the Units available at the end of Month 8
Month 9	1/4 of the Units available at the end of Month 9
Month 10	1/3 of the Units available at the end of Month10
Month11	1/2 of the Units available at the end of Month11
Month12	Balance Units available at the end of the Month12

Systematic Transfer Strategy if not opted at inception, and chosen during the Policy Term, will only be activated on the next Policy Anniversary and all subsequent new Premiums would be invested in Pension Bond Fund. The Policyholder would have two options with respect to the existing monies once he/she chooses Systematic Transfer Strategy during the Policy Term:-

- Transfer all existing monies from Pension Bond Fund to any other fund. In this case, only the subsequent new Premiums invested in Pension Bond Fund would be systematically transferred to Pension Mid Cap Fund.
- Continue with existing monies in Pension Bond Fund. In this case, all existing monies including new subsequent Premiums in Pension Bond will be systematically transferred to Pension Mid Cap Fund.

Other Terms & Conditions for Systematic Transfer Strategy

- This facility will be deactivated in case the Policy moves to Discontinuance Policy status.
- In case premium payment mode is changed from annual to any other mode, this option will be automatically deactivated.
- In case the Policyholder does not pay the Premium on due date, on subsequent Premium payment the monies
 will be transferred from Pension Bond Fund to Pension Mid Cap Fund over the remaining Policy period as
 illustrated above.

 No other Switches except those under the strategy will be allowed as long as Systematic Transfer Strategy is in effect.

5.3.3. <u>Automatic Asset Rebalance Strategy</u>

Automatic Asset Rebalance Strategy reduces Your equity proportion as Your Policy nears the Vesting Date to ensure that any downside in equity market later in the Policy Term has minimal impact on Your Vesting Benefit.

This strategy involves annual rebalancing process at the beginning of each Policy Year. Rebalancing aims to maintain target allocation that adjusts based on the remaining time until the Policy's Vesting Date. A pre-defined ratio expressed as percentage of Fund Value, determines the allocation Pension Mid Cap Fund (Equity Oriented Fund) and Pension Bond Fund (Debt Oriented Fund). The pre-decided ratio (as % of Fund Value) will be as per table given below.

Number of years to Vesting	Pension Mid Cap Fund (%)	Pension Bond Fund (%)
Above 30	100	0
25 - 30	90	10
20 -24	80	20
15-19	60	40
10-14	40	60
5-9	20	80
0-4	10	90

This option can be opted at inception or on Policy Anniversary.

Policyholder initiated Fund Switch is not allowed.

This strategy will be deactivated in case the Policy moves to Pension Discontinued Fund.

Change in Portfolio Strategy

Policyholder may use the change in portfolio strategy option to transfer amongst any of the 3 (three) portfolio strategies at any time during the Policy Term, provided the monies are not in the Pension Discontinued Fund. However, Systematic Transfer Strategy and Automatic Asset Rebalance Strategy if chosen during the Policy Term will be activated only on the next Policy Anniversary.

5.4. Fund Provisions

5.4.1. Creation of Units

Allocated Premium will be used to buy Units using the Net Asset Value of the respective Pension Unit-Linked Funds as on the premium due date or on the date of receipt of Installment Premium whichever is later subject to the following conditions:

• In respect of the Installment Premiums received, before cut-off time (3.00 p.m.) on a Business Day by the insurer along with a local cheque or a demand draft or ECS payable at par at the place where the Installment Premium is received, the closing NAV of the same day on which Premium is received shall be applicable.

- In respect of the Installment Premiums received, after cut-off time (3.00 p.m.) on a Business Day by the Insurer along with a local cheque or a demand draft or ECS payable at par at the place where the Installment Premium is received, the closing NAV of the next Business Day shall be applicable.
- In respect of Installment Premiums received with the outstation cheques/ demand drafts at the place where the Installment Premium is received, the closing NAV of the day on which cheques/ demand draft is credited shall be applicable.
- Installment Premiums paid before the Premium due date shall be used to buy Units only on the due date
 in accordance with provisions mentioned above. The Installment Premiums paid before the due date shall
 not be entitled to any interest income.
- However, the first Installment Premium received by the Company along with the Proposal Form will be used to buy Units in the pension unit-linked funds as per the Policyholder's Premium Allocation instruction using the NAV of the respective pension unit-linked funds, as applicable on the day the Proposal Form is completed and results into the Policy or on the date of realization of the Installment Premium, whichever is later.

5.4.2. Cancellation of Units

Units will be cancelled from the pension unit-linked Funds on receipt of an application (including claims, Surrender, Policy closure, Switches and Partial Withdrawal) by the Company. The Fund Value payable on cancellation of Units will be equal to the Number of Units outstanding in each of the Segregated Funds multiplied by the corresponding applicable Net Asset Values. The Net Asset Value applicable shall be based on the following conditions:

- If such application is received, before cut-off time (3.00 p.m.) on a Business Day, the same day's closing Net Asset Value (NAV) shall be applicable;
- If such application is received, after cut-off time (3.00 p.m.) the next Business Day's closing Net Asset Value (NAV) shall be applicable.

5.4.3. Calculation of NAV

The Net Asset Value would be computed as per Schedule I of Chapter II (Principles of Product Development, Pricing and Design) of IRDAI (Insurance Products) Regulations, 2024.

- The Net Asset Value would be rounded up to four decimal places. This Net Asset Value is used for creating and cancelling Units on any Valuation Date.
- The Company will value the Funds (SFIN) on each day for which the financial markets are open. However, the Company will value the SFIN less frequently in extreme circumstances external to the Company i.e., in Force majeure events, where the value of the assets is too uncertain. In such circumstances, the Company may defer the valuation of assets for up to 30 (thirty) days until the Company is certain that the valuation of SFIN can be resumed.
- The Company shall inform IRDAI of such deferment in the valuation of assets. During the continuance
 of the Force majeure events, all request for servicing the Policy including Policy related payment shall be
 kept in abeyance.
- The Company shall continue to make investments as per the fund mandates given above. However, the Company reserves the right to change the exposure of all/any fund to money market instruments (e.g. taking exposure of any SFIN up to 100% in money market instruments) only in extreme situations external to the Company, keeping in view market conditions, political situations, economic situations, war/war-

like situations, terror situations. The exposure of the fund as per the fund mandates submitted above shall be reinstated within reasonable timeline once the force majeure situation ends.

- Some examples of such circumstances are:
 - When one or more stock exchanges which provide a basis for valuation for a substantial portion of the assets of the fund are closed otherwise than for ordinary holidays.
 - When, as a result of political, economic, monetary or any circumstances which are out of the control
 of the Company, the disposal of the assets of the fund are not reasonable or would not reasonably be
 practicable without being detrimental to the interests of the continuing Policyholders.
 - o In the case of natural calamities, strikes, war, civil unrest, riots and bandhs.
 - o In the event of any force majeure or disaster that affects the normal functioning of the Company.
 - o If so directed by the Insurance Regulatory and Development Authority of India
- The Policyholder shall be notified of such a situation if it arises. In such an event, an intimation of such force majeure event shall be uploaded on the Company's website for information.

5.4.4. Risks of investment in the Funds

Due to the nature of the Segregated Funds, the Company does not guarantee the price of the Units of any of the Segregated Funds offered by it. Unit Linked Life Insurance products are different from the traditional insurance products and are subject to the risk factors.

The Insured (and the Policyholder, if different) is aware that the investment in Units is subject, inter alia (amongst others), to the following risks:

- PNB MetLife India Insurance Company is the name of the Insurance Company and PNB MetLife Smart Invest Pension Plan is only the name of the Unit linked life insurance contract and does not in any way indicate the quality of the contract, its future prospects or returns;
- Any investment in Segregated Funds available under the Policy is subject to market risks and other risks;
- The premium paid in Pension 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 investment risk in the investment portfolio will be borne by You;
- There is no assurance that the objectives of any of the Segregated Funds will be achieved;
- The NAV of any of the Segregated Funds may increase or decrease as per the performance of financial markets:
- The past performance of any of the Segregated Funds does not indicate the future performance of these funds:
- The Segregated Funds, except the Pension Discontinued Fund, do not offer a guaranteed or assured return;
- All Benefits payable under the Policy are subject to the tax laws and other legislations/Regulations as they exist from time to time; please know the associated risks from the Financial advisor or the intermediary;
- 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.

5.5. Applicable Charges

The Charges applicable under the Policy are as follows:

5.5.1. Premium Allocation Charge

There are no Premium Allocation Charge in this product

5.5.2. Policy Administration Charge

There are no Policy Administration Charge in this product

5.5.3. Fund Management Charge

The Fund Management Charge is levied as a percentage of the value of the assets available in the respective Segregated Fund and shall be appropriated by adjusting the **NAV**. This is a Charge levied at the time of computation of the Net Asset Value, which is done on a daily basis.

Fund Option	Segregated Fund Identification Number (SFIN)	Fund Management Charges (p.a.)
Pension Mid Cap Fund	ULIF03201/02/25PENIFTYMOM117	1.35%
Pension Bond Fund	ULIF03301/02/25PEBONDFUND117	0.75%
Pension Discontinued	ULIF03401/02/25PEDISCONTI117	0.50%
Fund		

5.5.4. Discontinuance or Surrender Charge

This is a Charge levied on the Unit fund for individual unit linked insurance products where the Policyholder opts for Surrender or on Discontinuance of the contract as stipulated under the Regulations.

No Discontinuance Charge shall be imposed on Top-Up Premiums.

The Discontinuance Charges specified below are expressed either as a percentage of the **Fund Value (FV)** or as a percentage of the **Annualized Premium (AP)**

For other than Single Premium Policies:

Where the Policy is	Discontinuance Charges		
discontinued during the Policy Year	Maximum discontinuance charges for policies having Annualized Premium <= Rs.50,000/-	Maximum discontinuance charge for policies having Annualized Premium > Rs.50,000/-	
1	Lower of 20% * (AP or FV) subject to maximum of Rs.3,000/-	Lower of 6% * (AP or FV) subject to maximum of Rs.6,000/-	
2	Lower of 15% * (AP or FV) subject to maximum of Rs.2,000/-	Lower of 4% * (AP or FV) subject to maximum of Rs.5,000/-	
3	Lower of 10% * (AP or FV) subject to maximum of Rs.1,500/-	Lower of 3% * (AP or FV) subject to maximum of Rs.4,000/-	
4	Lower of 5% * (AP or FV) subject to maximum of Rs.1,000/-	Lower of 2% * (AP or FV) subject to maximum of Rs.2,000/-	
5 and onwards	Nil	Nil	

For Single Premium Policies:

Where the Policy is	Discontinuance Charges		
discontinued during the Policy Year	Maximum discontinuance charges for the policies having Single Premium <=Rs. 3,00,000/-	Maximum discontinuance charges for the policies having Single Premium > Rs.3,00,000/-	
1	Lower of 2% * (SP or FV) subject to maximum of Rs.3,000/-	Lower of 1% * (SP or FV) subject to maximum of Rs.6,000/-	
2	Lower of 1.5% * (SP or FV) subject to maximum of Rs.2,000/-	Lower of 0.7% * (SP or FV) subject to maximum of Rs.5,000/-	
3	Lower of 1% * (SP or FV) subject to maximum of Rs.1,500/-	Lower of 0.5% * (SP or FV) subject to maximum of Rs.4,000/-	
4	Lower of 0.5% * (SP or FV) subject to maximum of Rs.1,000/-	Lower of 0.35% * (SP or FV) subject to maximum of Rs.2,000/-	
5 and onwards	Nil	Nil	

5.5.5. Switching

5.5.6. Charge

You can make unlimited Switches free of any charge.

5.5.7. Mortality Charge

Mortality Charge will be deducted at the beginning of each Policy month by cancellation of an appropriate Number of Units at the corresponding NAV.

Mortality Charge will be based on the attained Age of the Life Assured, Rate as per Mortality Charge Table(s) and the applicable Sum at Risk.

The calculation method will be as follows:

Mortality Charge = (Sum at Risk / 1000) * Rate as per the applicable Mortality Charge Table

The "Sum at Risk" is defined as: Death Benefit less the Fund Value as on the date of deduction.

The applicable Mortality Charge Table is provided in **Annexure-A.**

5.5.8. Partial Withdrawal Charge

Partial Withdrawals are free of any Charge.

5.5.9. Goods and Services Tax Charge

This Charge as notified by the Government from time to time will be made by cancellation of appropriate Number of Units at the applicable Net Asset Value. Goods and Services Tax shall be applied on Mortality Charges, Policy Administration Charges, Premium Allocation Charges, Surrender / Discontinuance charges and Fund Management Charges as per current Regulations.

5.5.10. Miscellaneous Charge

This is a Charge levied for any alterations in the Policy. The Charge is expressed as a flat amount. This shall be levied by cancellation of Units. The current alteration charge is Nil. This charge may be increased by Us as per the process specified by the Authority, subject to a maximum limit of Rs. 500/- per request.

Following alterations are allowed:

- 1) Premium Redirections.
- 2) Premium frequency.

5.5.11. Revision in Rate of Charges

We reserve the right to increase / decrease the Fund Management Charge with prior intimation as per the process specified by the Authority. The following limits are applicable:

• Fund Management Charge may be increased up to the maximum allowable as per then applicable Regulations. Currently as per the Regulations, a maximum of 1.35% p.a. applies to Fund Management Charge.



6. Part F

General Terms & Conditions

If You wish to change the nomination or assign the Policy or update Your/Nominee's address or other contact details in Our records, You should do so only through the forms prescribed by Us for these purposes. These forms are available at Our offices or can be downloaded from Our website www.pnbmetlife.com

6.1. Nomination

Nomination should be in accordance with provisions of Section 39 of the Insurance Act 1938 as amended from time to time. A Leaflet containing the simplified version of the provisions of Section 39 is enclosed as **Annexure B** to this Policy for Your reference. Nomination of this Policy is not applicable if the Policy has been executed under Section 6 of the Married Women's Property Act 1874.

6.2. Assignment

Assignment should be in accordance with provisions of Section 38 of the Insurance Act 1938 as amended from time to time. A Leaflet containing the simplified version of the provisions of Section 38 is enclosed as **Annexure B** to this Policy for Your reference. Assignment of this Policy is not applicable if the Policy has been executed under Section 6 of the Married Women's Property Act 1874.

6.3. Incontestability

Incontestability will be as per Section 45 of the Insurance Act,1938, as amended from time to time. A Leaflet containing the simplified version of the provisions of Section 45 is enclosed as **Annexure B** to this Policy for Your reference.

6.4. Changes in existing Segregated Fund

- We may at Our discretion establish a new Segregated Fund or close any of the existing Segregated Funds specified in **Part E** with the prior approval of the IRDAI.
- We will send You at least 4 (four) weeks prior written notice of the Segregated Fund closure date. If You have not informed Us in writing at least 7 (seven) days before the closure date of another Segregated Fund to which the closing Fund Value is to be switched, then We will automatically Switch the Fund Value to the Segregated Fund which offers the highest proportion of investment in government securities. We will not charge any switching fee for any such Segregated Fund closure.

6.5. Claims Procedure

To make a claim for the Death Benefits under this Policy, it is mandatory that the Claimant furnishes Us with all

of the information and documentation We request the following set of documents:

- 1. Duly filled and signed Claim form;
- 2. Copy of valid death certificate issued by local authority;
- 3. Current address proof & Photo identity proof of the rightful Nominee/legal heir;
- 4. PAN Card or Form 60 of the Nominee;
- 5. Cancelled cheque / Copy of bank passbook of the rightful Nominee/legal heir;
- 6. Complete Medical records (Indoor Case Papers/Death Summary/ Discharge summary / Medical Test & investigation reports etc.) for any treatment taken in past or at the time of death;
- 7. Copy of FIR, Panchnama, Inquest report, Postmortem report;
- 8. Viscera / Chemical analysis report, Obituary/ Newspaper cutting (if available);
- 9. Succession certificate/ Legal Heir certificate in case of absence of Nominee.

Note - The Company has the right to ask for additional documents deemed necessary to decide the claim which do not form part of the above-mentioned list.

6.6. Vesting Benefit Payout Procedure

We will make any payment of the Vesting Benefit only if We have received all of the information and documentation We request, including but not limited to:

- a. Updated bank details and cancelled cheque copy;
- b. Current address proof & Photo identity proof of the Policyholder;
- c. PAN Card or Form 60 of the Policyholder.

6.7. Taxation

The tax benefits on the Policy shall be as per the prevailing tax laws in India and amendments thereto from time to time. In respect of any payment made or to be made under or in relation to this Policy, We will deduct or charge or recover taxes including service tax and other levies as applicable at such rates as notified by the government or such other body authorized by the government from time to time. Tax laws are subject to change.

6.8. Currency of Payment

All amounts payable either to or by Us will be paid in the currency shown in the Policy Schedule.

6.9. Fraud and Misstatement

Fraud and Misstatement would be dealt with in accordance with provisions of Section 45 of the Insurance Act 1938 as amended from time to time. A Leaflet containing the simplified version of the provisions of Section 45 is enclosed in **Annexure B** for Your reference.

6.10. Suicide Exclusion

In case of death of the Life Assured, due to suicide within 12 (twelve) months from the Date of Commencement of Risk, or from the date of Revival of the Policy, as applicable, the Nominee or Beneficiary of the Policyholder shall be entitled to the Fund Value, as available on the date of intimation of death. Any Charges other than the

Fund Management Charges (FMC) recovered subsequent to the date of death shall be added back to the Fund Value as available on the date of intimation of death.

6.11. Proof of Age

Subject to Section 45 of the Insurance Act 1938, as amended from time to time if the actual Age of the Life Assured differs from the Age stated in the Proposal Form then:

- a. If the actual Age of Life Assured proves to be higher than what is stated in the Proposal Form, the Sum Assured will be adjusted to that which would have been purchased by the amount of Installment Premium paid, had the Age been correctly stated. The Policy will continue to be in In-Force Status;
- b. If the actual Age proves to be lower than what is stated in the Proposal Form, the Installment Premium paid in excess will be refunded to You without interest or may be adjusted towards future Installment Premium at Our discretion. The Policy will continue to be in In-Force Status.
- c. If the Life Assured's actual Age is such that it would have made him/her ineligible for the insurance cover stated in the Policy, We reserve the right at Our discretion to take such action as may be deemed appropriate including cancellation of the Policy upon payment of the Surrender Value.

6.12. Loss of the Policy Document

If the original Policy Document is lost or destroyed, a duplicate Policy Document shall be issued upon receipt of a written request from You subject to submission of affidavit-cum-indemnity in the format prescribed by Us on stamp paper of value of Rs. 200. Please note that laws related to stamp duty are subject to amendments made thereto from time to time. Upon the issue of a duplicate Policy, the original Policy Document will cease to have any legal force or effect. You agree that You shall indemnify and hold Us free and harmless from and against any claims or demands that may arise under or in relation to the original Policy Document.

6.13. Policyholder's Rights

To exercise Your rights or options, under this Policy, You should follow the procedures stated in this Policy. If You want to change Your Nominee, change an address or exercise any other options under the Policy, You shall do so only using the forms prescribed for each purpose which are available with Your financial advisor, from Our local office or can be downloaded from Our website www.pnbmetlife.com. If You change Your address, or if the address of the Nominee changes, You must notify Us immediately. Failure in timely notification of change of address could result in a delay in processing of Benefits payable under this Policy.

6.14. Travel, Residence & Occupation

This Policy does not impose any restrictions as to travel and residence. This Policy does not impose any restrictions as to occupation.

6.15. Governing Law & Jurisdiction

The terms and conditions of the Policy shall be governed by and be interpreted in accordance with Indian law and all disputes and differences arising under or in relation to the Policy shall be subject to the exclusive jurisdiction of the jurisdictional courts in India.

6.16. Our Address for Communications

All notices and communications in respect of this Policy shall be addressed to Us at the following address:

PNB MetLife India Insurance Co. Ltd,

1st Floor, Techniplex -1,

Techniplex Complex, Off Veer Savarkar Flyover,

Goregaon (West), Mumbai - 400062,

Maharashtra

Call Us Toll-free at 1-800-425-6969

Visit Our Website: www.pnbmetlife.com,

Email: indiaservice@pnbmetlife.co.in

7. Part G

GRIEVANCE REDRESSAL MECHANISM & OMBUDSMAN DETAILS

7.1. Grievance Redressal Mechanism

In case You have any query or complaint or grievance, You may approach Our office at the following address:

Level 1

For any complaint/grievance, approach any of Our following touch points:

- Call 1800-425-69-69 (Toll free)
- Email at indiaservice@pnbmetlife.co.in
- Write to

Customer Service Department,

1st Floor, Techniplex -1, Techniplex Complex, Off Veer Savarkar Flyover, Goregaon(West), Mumbai – 400062.

- Online through Our website www.pnbmetlife.com
- Our nearest PNB MetLife branch across the country.

Level 2:

In case not satisfied with the resolution provided by the above touch points, or have not received any response within 10 (ten) days, You may

- Write to Our Grievance Redressal Officer at gro@pnbmetlife.co.in or
- Send a letter to

PNB MetLife India Insurance Co. Ltd,

Unit No 302, 3rd Floor, Tower 3 Worldmark, Maidawas Road,

Sector 65, Gurugram, Haryana 122018.

Please address Your queries or complaints to Our customer services department, and Your grievances to Our Grievance Redressal Officer (GRO) on the address referred above, who are authorized to review Your queries or complaints or grievances and address the same. Please note that only an officer duly authorized by Us has the authority to resolve Your queries or complaints or grievances. We shall in no way be responsible, or liable, or bound by, any replies or communications or undertakings, given by or received from, any financial advisor or any employee who was involved in selling You this Policy.

Level 3:

If Policyholder is not satisfied with the response or does not receive a response from the Company within 2 (two) weeks, You may approach the Bima Bharosa Shikayat Nivaran Kendra on the following contact details:

- Online: You can register Your complaint online at https://bimabharosa.irdai.gov.in/ or refer to IRDAI website for more details.
- By Post: You can write or fax Your complaints to

General Manager,

Policyholder Protection and Grievance Redressal Department- Grievance Redressal Cell, Insurance Regulatory and Development Authority of India Sy No. 115/1, Financial District, Nanakramguda, Gachibowli, Hyderabad – 500032, Telangana State.

• By E-mail : E-mail ID: complaints@irdai.gov.in

By Phone: 1800 4254 732

In case You are not satisfied with the decision/resolution and the claim amount is up to Rs. 50 lakhs, You may approach the Insurance Ombudsman at the address in the list of Ombudsman below, if Your grievance pertains to:

- Insurance claim that has been rejected or dispute of a claim on legal construction of the Policy;
- Delay in settlement of claim; or
- Dispute with regard to premium; or
- Misrepresentation of terms and conditions of the Policy; or
- Policy servicing related grievances against Us or Our agent/intermediary; or
- Issuance of Policy in non-conformity with the Proposal Form; or
- Non-issuance of insurance Policy after receipt of premium; or
- Any other matter resulting from the violation of provisions of the Insurance Act, 1938 or the Regulations, circulars, guidelines or instructions issued by the IRDAI from time to time or the terms and conditions of the Policy contract, in so far as they relate to issues mentioned above.
- 1) The complaint should be made in writing duly signed by You, Nominee, Assignee or by Your legal heirs with full name, address and contact information of the complainant, the details of Our branch or office against whom the complaint is made, the facts giving rise to the complaint, supported by documents, the nature and extent of the loss caused to the complainant and the relief sought from the Insurance Ombudsman. As per Rule 14(3) of the Insurance Ombudsman Rules, 2017, the complaint to the insurance

ombudsman can be made if the complainant makes a written representation to Us/Insurer and files the complaint, within 1 (one) year

- after the order of the insurer rejecting the representation is received; or
- after receipt of decision of the insurer which is not to the satisfaction of the complainant;
- after expiry of a period of 1 (one) month from the date of sending the written representation to the insurer if the insurer fails to furnish reply to the complainant.
- 2) The Ombudsman shall be empowered to condone the delay in such cases as he may consider necessary, after calling for objections of the insurer against the proposed condonation and after recording reasons for condoning the delay and in case the delay is condoned, the date of condonation of delay shall be deemed to be the date of filing of the complaint, for further proceedings under these rules.
- 3) No complaint before the Insurance Ombudsman shall be maintainable on the same subject matter on which proceedings are pending before or disposed of by any court or consumer forum or arbitrator.

7.2. List of Insurance Ombudsman

The List of Insurance Ombudsman is attached herewith –

[Note: A list of Insurance Ombudsman is set out below. Please refer to https://www.cioins.co.in/Ombudsman for a list of updated Insurance Ombudsman.]

_	T		
Insurance Ombudsma n	Address	Territorial Jurisdiction	Contact details
Ahmedabad	Office of the Insurance Ombudsman, Jeevan Prakash Building, 6th floor, Tilak Marg, Relief Road, AHMEDABAD – 380 001.	Gujarat, Dadra & Nagar Haveli, Daman and Diu.	Tel.: 079 - 25501201/02 Email: bimalokpal.ahmedabad@cioin s.co.in
Bengaluru	Jeevan Soudha Building,PID No. 57-27-N-19 Ground Floor, 19/19, 24th Main Road, JP Nagar, Ist Phase, Bengaluru – 560 078.	Karnataka.	Tel.: 080 - 26652048 / 26652049 Email: bimalokpal.bengaluru@cioins .co.in
Bhopal (MP)	1 st floor, "Jeevan Shikha", 60- B, Hoshangabad Road, Opp. Gayatri Mandir, Arera Hills Bhopal – 462 011.	Madhya Pradesh, Chhattisgarh.	Tel.: 0755 - 2769201 / 2769202 / 2769203 Email: bimalokpal.bhopal@cioins.co. in
Bhubanesw ar, Odisha	62, Forest park, Bhubaneswar – 751 009.	Odisha.	Tel.: 0674 - 2596461 /2596455/2596429/2596003 Email: bimalokpal.bhubaneswar@cio ins.co.in
Chandigarh	Jeevan Deep Building SCO 20- 27, Ground Floor Sector- 17 A, Chandigarh – 160 017.	Punjab, Haryana (excluding Gurugram, Faridabad, Sonepat and Bahadurgarh), Himachal Pradesh, Union Territories of Jammu & Kashmir,Ladakh & Chandigarh.	Tel.: 0172-2706468 Email: bimalokpal.chandigarh@cioins.co.in
Chennai	Fatima Akhtar Court, 4th Floor,	Tamil Nadu, Puducherry Town and	Tel.: 044 - 24333668 / 24333678

	453, Anna Salai, Teynampet, CHENNAI – 600 018.	Karaikal (which are part of Puducherry).	Email: bimalokpal.chennai@cioins.c o.in
Delhi	2/2 A, Universal Insurance Building, Asaf Ali Road, New Delhi – 110 002.	Delhi & following Districts of Haryana - Gurugram, Faridabad, Sonepat & Bahadurgarh.	Tel.: 011 - 46013992/23213504/2323248 1 Email: bimalokpal.delhi@cioins.co.i n
Guwahati	Jeevan Nivesh, 5th Floor, Near Pan Bazar, S.S. Road, Guwahati – 781001(ASSAM)	Assam, Meghalaya, Manipur, Mizoram, Arunachal Pradesh, Nagaland and Tripura.	Tel.: 0361 - 2632204 / 2602205 / 2631307 Email: bimalokpal.guwahati@cioins.co.in
Hyderabad	6-2-46, 1st floor, "Moin Court", Lane Opp.Hyundai Showroom, A.C.Guards, Lakdi- Ka-Pool, Hyderabad - 500 004	Andhra Pradesh, Telangana, Yanam and part of Union Territory of Puducherry.	Tel.: 040 - 23312122 / 23376991 / 23376599 / 23328709 / 23325325 Email: bimalokpal.hyderabad@cioins .co.in
Jaipur	Jeevan Nidhi – II Bldg., Gr. Floor, Bhawani Singh Marg, Jaipur - 302 005.	Rajasthan.	Tel.: 0141- 2740363 Email: bimalokpal.jaipur@cioins.co.i n
Kochi (Kerala)	10th Floor, Jeevan Prakash,LIC Building, Opp to Maharaja's College Ground M.G.Road, Kochi - 682 011.	Kerala, Lakshadweep, Mahe-a part of Union Territory of Puducherry.	Tel.: 0484 – 2358759 Email: bimalokpal.ernakulam@cioin s.co.in
Kolkata	Hindustan Bldg. Annexe, 7th Floor, 4, C.R. Avenue, KOLKATA - 700 072.	West Bengal, Sikkim, Andaman & Nicobar Islands.	Tel.: 033 - 22124339 / 22124341 Email: bimalokpal.kolkata@cioins.co .in
Lucknow	6th Floor, Jeevan Bhawan, Phase-II, Nawal Kishore Road, Hazratganj, Lucknow - 226 001.	Districts of Uttar Pradesh: Lalitpur, Jhansi, Mahoba, Hamirpur, Banda, Chitrakoot, Allahabad, Mirzapur, Sonbhabdra, Fatehpur, Pratapgarh, Jaunpur, Varanasi, Gazipur, Jalaun, Kanpur, Lucknow, Unnao, Sitapur,	Tel.: 0522 - 4002082 / 3500613 Email: bimalokpal.lucknow@cioins.co.in

	T		
	3rd Floor, Jeevan	Lakhimpur,Bahraich, Barabanki, Raebareli, Sravasti, Gonda, Faizabad, Amethi, Kaushambi, Balrampur, Basti, Ambedkarnagar, Sultanpur,Maharajgang, Santkabirnagar, Azamgarh, Kushinagar, Gorkhpur, Deoria, Mau, Ghazipur, Chandauli, Ballia, Sidharathnagar. List of wards under Mumbai Metropolitan Region	Tel.: 022 -
Mumbai	Seva Annexe, S. V. Road, Santacruz (W), Mumbai - 400 054.	(excluding wards in Mumbai – i.e M/E, M/W, N, S and T covered under Office of Insurance Ombudsman Thane and areas of Navi Mumbai.	69038800/27/29/31/32/33 Email: bimalokpal.mumbai@cioins.c o.in
Noida	Bhagwan Sahai Palace 4th Floor, Main Road, Naya Bans, Sector 15, Distt: Gautam Buddh Nagar, U.P- 201301.	State of Uttarakhand and the following Districts of Uttar Pradesh: Agra, Aligarh, Bagpat, Bareilly, Bijnor, Budaun, Bulandshehar, Etah, Kannauj, Mainpuri, Mathura, Meerut, Moradabad, Muzaffarnagar, Oraiyya, Pilibhit, Etawah, Farrukhabad, Firozbad, Gautam Buddh nagar, Ghaziabad, Hardoi, Shahjahanpur, Hapur, Shamli, Rampur, Kashganj, Sambhal, Amroha, Hathras, Kanshiramnagar, Saharanpur.	Tel.: 0120-2514252 / 2514253 Email: bimalokpal.noida@cioins.co.i n
Patna	2nd Floor, Lalit Bhawan, Bailey Road, Patna 800 001.	Bihar, Jharkhand.	Tel.: 0612-2547068 Email: bimalokpal.patna@cioins.co.i n
Pune	Jeevan Darshan Bldg., 3rd Floor,	State of Goa and State of Maharashtra	Tel.: 020-24471175

	C.T.S. No.s. 195 to	excluding areas of Navi	Email:
	198, N.C. Kelkar	Mumbai, Thane district,	bimalokpal.pune@cioins.co.in
	Road, Narayan Peth,	Palghar District, Raigad	
	Pune – 411 030.	district & Mumbai	
		Metropolitan Region	
	2nd Floor,Jeevan	Area of Navi Mumbai,	
	Chintamani	Thane District, Raigad	
	Building,	District, Palghar District	Email: bimalokpal.thane@cioi
Thane	Vasantrao Naik	and wards of Mumbai,	
	Mahamarg,	M/East, M/West, N, S	ns.co.in
	Thane (West)	and T."	
	Thane - 400604		



Annexure-A (Mortality Charge Table)

Mortality Charge annually - per 1000 sum at risk		
Age	Male	Female
25	1.0241	1.0307
26	1.0241	1.0296
27	1.0274	1.0263
28	1.0362	1.0241
29	1.0516	1.0241
30	1.0747	1.0274
31	1.1055	1.0362
32	1.1462	1.0516
33	1.1946	1.0747
34	1.254	1.1055
35	1.3222	1.1462
36	1.4025	1.1946
37	1.4938	1.254
38	1.5983	1.3222
39	1.716	1.4025
40	1.848	1.4938
41	1.9965	1.5983
42	2.1659	1.716
43	2.3584	1.848
44	2.5795	1.9965
45	2.8369	2.1659
46	3.1361	2.3584
47	3.4848	2.5795
48	3.8896	2.8369
49	4.3538	3.1361
50	4.8796	3.4848

Mortality Charge annually - per 1000 sum at risk		
Male	Female	
5.4659	3.8896	
6.105	4.3538	
6.7914	4.8796	
7.5141	5.4659	
8.2643	6.105	
9.0332	6.7914	
9.8175	7.5141	
10.6161	8.2643	
11.4323	9.0332	
12.2782	9.8175	
13.1659	10.6161	
14.1141	11.4323	
15.1415	12.2782	
16.2712	13.1659	
17.5252	14.1141	
18.9266	15.1415	
20.4985	16.2712	
22.264	17.5252	
24.244	18.9266	
26.4638	20.4985	
28.9454	22.264	
31.7152	24.244	
34.8018	26.4638	
38.2327	28.9454	
42.0431	31.7152	
46.2671	34.8018	
50.9476	38.2327	
56.1264	42.0431	
61.8541	46.2671	
68.1835	50.9476	
	Male 5.4659 6.105 6.7914 7.5141 8.2643 9.0332 9.8175 10.6161 11.4323 12.2782 13.1659 14.1141 15.1415 16.2712 17.5252 18.9266 20.4985 22.264 24.244 26.4638 28.9454 31.7152 34.8018 38.2327 42.0431 46.2671 50.9476 56.1264 61.8541	

Annexure-B

Section 39, Nomination by Policyholder

Nomination of a life insurance Policy may be made in accordance with Section 39 of the Insurance Act, 1938 as amended from time to time or any other applicable Regulations/Circulars as issued by the Authority. A simplified version of the provision in this regard are as follows:

- 01. The policyholder of a life insurance on his own life may nominate a person or persons to whom money secured by the policy shall be paid in the event of his death.
- 02. Where the nominee is a minor, the policyholder may appoint any person to receive the money secured by the policy in the event of policyholder's death during the minority of the nominee. The manner of appointment to be laid down by the insurer.
- 03. Nomination can be made at any time before the maturity of the policy.
- 04. Nomination may be incorporated in the text of the policy itself or may be endorsed on the policy communicated to the insurer and can be registered by the insurer in the records relating to the policy.
- 05. Nomination can be cancelled or changed at any time before policy matures, by an endorsement or a further endorsement or a will as the case may be.
- 06. A notice in writing of Change or Cancellation of nomination must be delivered to the insurer for the insurer to be liable to such nominee. Otherwise, insurer will not be liable if a bonafide payment is made to the person named in the text of the policy or in the registered records of the insurer.
- 07. Fee for registering change or cancellation of a nomination(s) may be required to be paid to the insurer which will not exceed Rs.100/- (Rupees One Hundred only) on each occasion or as may be specified by the Authority through Regulations.
- 08. On receipt of notice with fee, the insurer should grant a written acknowledgement to the policyholder of having registered a nomination or cancellation or change thereof.
- 09. A transfer or assignment made in accordance with Section 38 shall automatically cancel the nomination except in case of assignment to the insurer or other transferee or assignee for purpose of loan or against security or its reassignment after repayment. In such case, the nomination will not get cancelled to the extent of insurer's or transferee's or assignee's interest in the policy. The nomination will get revived on repayment of the loan.
- 10. The right of any creditor to be paid out of the proceeds of any policy of life insurance shall not be affected by the nomination.
- 11. In case of nomination by policyholder whose life is insured, if the nominees die before the policyholder, the proceeds are payable to policyholder or his heirs or legal representatives or holder of succession certificate.
- 12. In case nominee(s) survive the person whose life is insured, the amount secured by the policy shall be paid to such survivor(s).
- 13. Where the policyholder whose life is insured nominates his a. parents; or b. spouse; or c. children; or d. spouse and children; or e. any of them, the nominees are beneficially entitled to the amount payable by the insurer to the

policyholder unless it is proved that policyholder could not have conferred such beneficial title on the nominee having regard to the nature of his title.

- 14. If nominee(s) die after the policyholder but before his share of the amount secured under the policy is paid, the share of the expired nominee(s) shall be payable to the heirs or legal representative of the nominee or holder of succession certificate of such nominee(s).
- 15. The provisions of sub-section 7 and 8 (13 and 14 above) shall apply to all life insurance policies maturing for payment after the commencement of Insurance Laws (Amendment) Ordinance, 2014 (i.e 26.12.2014).
- 16. If policyholder dies after maturity but the proceeds and benefit of the policy has not been paid to him because of his death, his nominee(s) shall be entitled to the proceeds and benefit of the policy.
- 17. The provisions of Section 39 are not applicable to any life insurance policy to which Section 6 of Married Women's Property Act, 1874 applies or has at any time applied except where before or after Insurance Laws (Ordinance) 2014, a nomination is made in favour of spouse or children or spouse and children whether or not on the face of the policy it is mentioned that it is made under Section 39. Where nomination is intended to be made to spouse or children or spouse and children under Section 6 of MWP Act, it should be specifically mentioned on the policy. In such a case only, the provisions of Section 39 will not apply.

[Disclaimer: This is not the exact text of Section 39 of the Insurance Act, 1938 and only a simplified version prepared for general information. Policyholders are advised to refer to the Insurance Act, 1938 and any other applicable Regulations/Circulars issued by the Authority for complete and accurate details.]

Section 38, Assignment and Transfer of Insurance Policies

Assignment or transfer of a policy should be in accordance with Section 38 of the Insurance Act, 1938 as amended from time to time and any other applicable Regulations/Circulars issued by the Authority. A simplified version of the provisions of Section 38 is provided below:

- 01. This policy may be transferred/assigned, wholly or in part, with or without consideration.
- 02. An Assignment may be effected in a policy by an endorsement upon the policy itself or by a separate instrument under notice to the Insurer.
- 03. The instrument of assignment should indicate the fact of transfer or assignment and the reasons for the assignment or transfer, antecedents of the assignee and terms on which assignment is made.
- 04. The assignment must be signed by the transferor or assignor or duly authorized agent and attested by at least one witness.
- 05. The transfer of assignment shall not be operative as against an insurer until a notice in writing of the transfer or assignment and either the said endorsement or instrument itself or copy there of certified to be correct by both transferor and transferee or their duly authorised agents have been delivered to the insurer.
- 06.. Fee for granting a written acknowledgement of the receipt of notice of assignment or transfer assignment may require to be paid to the insurer which shall not exceed Rs.100/- (Rupees One hundred only) or as may be specified by the Authority.
- 07. On receipt of notice with fee, the insurer should Grant a written acknowledgement of receipt of notice. Such notice shall be conclusive evidence against the insurer of duly receiving the notice.
- 08. If the insurer maintains one or more places of business, such notices shall be delivered only at the place where the policy is being serviced.
- 09. The insurer may accept or decline to act upon any transfer or assignment or endorsement, if it has sufficient reasons to believe that it is a not bonafide; or b not in the interest of the policyholder; or c not in public interest; or d is for the purpose of trading of the insurance policy.
- 10. Before refusing to act upon endorsement, the Insurer should record the reasons in writing and communicate the same in writing to Policyholder within 30 days from the date of policyholder giving a notice of transfer or assignment.
- 11. In case of refusal to act upon the endorsement by the Insurer, any person aggrieved by the refusal may prefer a claim to IRDAI within 30 days of receipt of the refusal letter from the Insurer.
- 12. The priority of claims of persons interested in an insurance policy would depend on the date on which the notices of assignment or transfer is delivered to the insurer; where there are more than one instruments of transfer or assignment, the priority will depend on dates of delivery of such notices. Any dispute in this regard as to priority should be referred to Authority.

- 13. Every assignment or transfer shall be deemed to be absolute assignment or transfer and the assignee or transferee shall be deemed to be absolute assignee or transferee, except a. where assignment or transfer is subject to terms and conditions of transfer or assignment; OR b. where the transfer or assignment is made upon condition that i. the proceeds under the policy shall become payable to policyholder or nominee(s) in the event of assignee or transferee dying before the insured; OR ii. the insured surviving the term of the policy Such conditional assignee will not be entitled to obtain a loan on policy or surrender the policy. This provision will prevail notwithstanding any law or custom having force of law which is contrary to the above position.
- 14. In other cases, the insurer shall, subject to terms and conditions of assignment, recognize the transferee or assignee named in the notice as the absolute transferee or assignee and such person a. shall be subject to all liabilities and equities to which the transferor or assignor was subject to at the date of transfer or assignment and b. may institute any proceedings in relation to the policy c. obtain loan under the policy or surrender the policy without obtaining the consent of the transferor or assignor or making him a party to the proceedings
- 15. Any rights and remedies of an assignee or transferee of a life insurance policy under an assignment or transfer effected before commencement of the Insurance Laws (Amendment) Ordinance, 2014 shall not be affected by this section.

[Disclaimer : This is not the exact text of section 38 of the Insurance Act , 1938 and only a simplified version prepared for general information. Policyholders are advised to refer to the Insurance Act, 1938 and any other applicable Regulations/Circulars issued by the Authority for complete and accurate details.]



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

A simplified version of the provisions regarding policy not being called into question in terms of Section 45 of the Insurance Act, 1938, as amended from time to time and any other Regulations/ Circulars issued by the Authority are as follows:

- 01. No Policy of Life Insurance shall be called in question on any ground whatsoever after expiry of 3 yrs from a. the date of issuance of policy; or b. the date of commencement of risk; or c. the date of revival of policy; or d. the date of rider to the policy, whichever is later.
- 02. On the ground of fraud, a policy of Life Insurance may be called in question within 3 years from a. the date of issuance of policy; or b. the date of commencement of risk; or c. the date of revival of policy; or d. the date of rider to the policy, whichever is later. For this, the insurer should communicate in writing to the insured or legal representative or nominee or assignees of insured, as applicable, mentioning the ground and materials on which such decision is based.
- 03. Fraud means any of the following acts committed by insured or by his agent, with the intent to deceive the insurer or to induce the insurer to issue a life insurance policy: a. The suggestion, as a fact of that which is not true and which the insured does not believe to be true; b. The active concealment of a fact by the insured having knowledge or belief of the fact; c. Any other act fitted to deceive; and d. Any such act or omission as the law specifically declares to be fraudulent.
- 04. Mere silence is not fraud unless, depending on circumstances of the case, it is the duty of the insured or his agent keeping silence to speak or silence is in itself equivalent to speak.
- 05. No Insurer shall repudiate a life insurance Policy on the ground of Fraud, if the Insured / beneficiary can prove that the misstatement was true to the best of his knowledge and there was no deliberate intention to suppress the fact or that such mis-statement of or suppression of material fact are within the knowledge of the insurer. Onus of disproving is upon the policyholder, if alive, or beneficiaries.
- 06. Life insurance Policy can be called in question within 3 years on the ground that any statement of or suppression of a fact material to expectancy of life of the insured was incorrectly made in the proposal or other document basis which policy was issued or revived or rider issued. For this, the insurer should communicate in writing to the insured or legal representative or nominee or assignees of insured, as applicable, mentioning the ground and materials on which decision to repudiate the policy of life insurance is based.
- 07. In case repudiation is on ground of mis-statement and not on fraud, the premium collected on policy till the date of repudiation shall be paid to the insured or legal representative or nominee or assignees of insured, within a period of 90 days from the date of repudiation.
- 08. Fact shall not be considered material unless it has a direct bearing on the risk undertaken by the insurer. The

onus is on insurer to show that if the insurer had been aware of the said fact, no life insurance policy would have been issued to the insured.

09. The insurer can call for proof of age at any time if he is entitled to do so and no policy shall be deemed to be called in question merely because the terms of the policy are adjusted on subsequent proof of age of life insured. So, this Section will not be applicable for questioning age or adjustment based on proof of age submitted subsequently.

[Disclaimer: This is not the exact text of Section 45 of the Insurance Act, 1938 and only a simplified version prepared for general information. Policyholders are advised to refer to the Insurance Act, 1938 and any other applicable Regulations/ Circulars issued by the Authority for complete and accurate details.]

