LIFE INSURANCE CORPORATION OF INDIA (Established by the Life Insurance Corporation Act, 1956) Registration Number: 512

LIC's Nivesh Plus (UIN:512L317V01)

(A Unit Linked, Non-participating, Single Premium Individual Life Insurance Plan)

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

PART – A

Ref: NB

Space for Name and Address of Policyholder

Dear Policyholder,

(Address and email ID of Branch Office):

Space for Address and e-mail id of Branch Office

Date:

Re: Your Policy No.

We have pleasure in forwarding herewith the above policy document comprising of Part A to Part G which please find in order.

We would also like to draw your kind attention to the information mentioned in the Schedule of the Policy and the benefits available under the Policy.

Some of our plans have certain options (including riders) available under them. It is important that the options, if any, available under this plan and mentioned in the policy document are noted carefully as it will be helpful to you, in case you decide to exercise any of the available options. It is also essential to note that such option, if available and mentioned in the document of this plan have to be exercised in the right manner and during the stipulated time limit as prescribed herein.

Free Look Period

We would request you to go through the terms and conditions of the Policy and in case you disagree with any of the terms and conditions, you may return the Policy within a period of 15 days (30 days if this policy is purchased online) from the date of receipt of Policy Document stating the reasons of your objections and disagreement. On receipt of the policy we shall cancel the same and the amount to be refunded to you shall be the value of units in the Unit Fund plus unallocated premium plus Proportionate Mortality and Accident Benefit Charges, if any, for the balance period from the date of opting for Free-Look period to the end of the policy month for which the respective charges have been deducted plus Tax charges deducted less actual cost of medical examination, special reports, if any and stamp duty.

In case you have any Complaints/Grievance, you may approach Branch-Office on the address mentioned above or Grievance Redressal Officer/ Ombudsman, whose address is as under:

Address of Grievance Redressal officer:

Address and contact details of Insurance Ombudsman:

If you find any errors in this Policy Document, you may return this Policy for corrections.

Thanking you.

Yours faithfully,

p. Chief/Sr. Branch Manager

Agent's/ Intermediary's	Agent's/ Intermediary' Name	Agent's/ Intermediary's Mobile Number / Landline Number
Code		

We would also like to draw your attention to the following aspects:

- 1) Change of Address: In case you change your residence, kindly ensure that you inform the change in address to the servicing Branch Office.
- 2) Assignment: Assignment should be in accordance with the provisions of Section 38 of the Insurance Act, 1938, as amended from time to time. The current provisions of Section 38 are enclosed in Annexure-1 for reference.
- 3) Nomination: Nomination should be in accordance with the provisions of Section 39 of the Insurance Act, 1938, as amended from time to time. The current provisions of Section 39 are enclosed in Annexure-2 for reference.
- 4) Within 90 days from the date of death, intimation of death along with death certificate must be notified in writing to the office of the Corporation where the policy is serviced for any claims to be admissible. However, delay in intimation of the genuine claim by the claimant may be condoned by the Corporation on merit and where delay is proved to be for the reasons beyond his/her control
- 5) Section 45 of the Insurance Act 1938: The current provisions of the same are enclosed in Annexure-3.
- 6) The approved version of Policy Document in respect of this plan is available on our website: www.licindia.in
- 7) Please avail LIC's e-services. Visit our website: www.licindia.in to enable us to serve you better. You can view the actual value of units under this policy in the IRDAI prescribed FORM D02 using a secured login through the Customer Portal on the Corporation's website.

These measures will enable us to serve you better.

PREAMBLE

THE LIFE INSURANCE CORPORATION OF INDIA (hereinafter called "the Corporation") having received a Proposal along with Declaration and the Single premium from the Proposer and the Life Assured named in the Schedule referred to herein below and the said Proposal and Declaration with the statements contained and referred to therein having been agreed to by the said Proposer and the Corporation as basis of this assurance do by this Policy agree, to pay the Benefits, but without interest, at the Branch Office of the Corporation where this Policy is serviced, to the person or persons to whom the same is payable in terms of the said Schedule, on proof to the satisfaction of the Corporation of the Benefits having become payable as set out in this Policy Document, of the title of the said person or persons claiming payment and of the correctness of the age of the Life Assured stated in the Proposal if not previously admitted.

And it is hereby declared that this Policy of Assurance shall be subject to the Definitions, Benefits, Conditions Related to Servicing Aspects, Other Terms and Conditions and Statutory Provisions printed in this Policy and that the following Schedule and every endorsement placed on the Policy by the Corporation shall be deemed part of the Policy.

SCHEDULE

DIVISIONAL OF	FICE:]	BRANCH OI	FFICE:			
Policy No.	Single Premium (Rs):					of birth of the Life			
UIN No. Date of Commencement of policy:		Basic Sum Assured (Rs):					Assured:		
		Dente Gerra America		Age of the Life Assured:					
Date of Commencem	ent of Risk:	Basic Sum Assured		Whether age Admitted? Proposal No:					
Plan and Policy Tern	n:	Fund Opted :	-						
Date of Maturity:		Date of Proposal:	Benefit illustration Reference No:						
Date of Issuance of P						Whether Settlement Option for death benefit taken?			
Details of Rider opte		UIN							
Sr No.	Sr No. Rider Opted		comme			um :d	Date of expiry of rider		
Note: Conditions of the		ve are enclosed as end				-			
Name and address of Proposer:		Name and address of Life Assure			Life Assured	l:			
Details of Nominee(s)	under Section 39 of	the Insurance Act, 193	38						
Nominee(s) Name Nominee(s) Age		Percentage	Share Relationship Life Assured		to the	Appointee Name [in case the Nominee is a minor]			

Signed on behalf of the Corporation at the above mentioned Branch Office, whose address and e-mail ID is given on the first page and to which all communications relating to the policy should be addressed.

Date:

Examined by:

Form No.:

p. Chief/ Sr. Branch Manager

PART – B: DEFINITIONS

The definitions of terms/words used in the policy documents are as under:

- 1. Age is the age nearer birthday of the Life Assured at the time of the commencement of the policy except for age 0 years for which it has to be 90 days completed.
- 2. Accident Benefit Charge is the charge levied at the beginning of each policy month from the Unit Fund by cancelling appropriate number of units to cover the cost of benefit under LIC's Linked Accidental Death Benefit Rider, if opted for.
- 3. Accident Benefit Sum Assured is an assured amount payable on death of the Life Assured due to accident subject to the terms and conditions specified in Condition 5 of Part C of this policy document, if LIC's Linked Accidental Death Benefit Rider is opted for.
- 4. Appointee is the person to whom the proceeds/benefits secured under the Policy are payable if the benefit becomes payable to the nominee and nominee is minor as on the date of claim payment
- 5. Assignee is the person to whom the rights and benefits are transferred by virtue of an Assignment.
- 6. Assignment is the process of transferring the rights and benefits to an "Assignee". Assignment should be in accordance with provision of Section 38 of the Insurance, 1938 as amended from time to time.
- 7. Base Policy is that part of the Policy referring to Base benefit (benefits referred to in this policy document excluding benefits covered under Rider(s), if opted for).
- 8. Basic Sum Assured Option is the option chosen by the policyholder of this policy and is as mentioned in the Policy Schedule, where
 - Option 1: 1.25 times of Single Premium;
 - Option 2: 10 times of Single Premium.
 - The option once chosen cannot be changed.
- **9.** Beneficiary/Claimant means the person(s)/entity who is/are entitled to receive benefits under this Policy. The Beneficiary to whom benefits are payable is the Proposer or Life Assured or his Assignee under Section 38 of the Insurance Act, 1938, as amended from time to time or Nominees(s) under Section 39 of the Insurance Act, 1938, as amended from time to time or Administrators or other Legal Representatives who should take out representation to his/ her Estate or limited to the moneys payable under this Policy from any Court of any State or Territory of the Union of India, as applicable.
- 10. Business Day is the Corporation's working day.
- 11. Continued Insurability is the determination of insurability of Life Assured/Proposer on revival of policy with rider(s) if opted for, to the satisfaction of the Corporation based on the information, documents and reports that are already available and any additional information in this regard if and as may be required in accordance with the Underwriting Policy of the Corporation at the time of revival
- 12. Corporation means the Life Insurance Corporation of India established under Section 3 of the LIC Act, 1956.
- 13. Date of Commencement of Policy or Date of Issuance of the Policy is the date when a proposal after underwriting is accepted as a policy and this contract gets effected.
- 14. Date of Commencement of Risk is the date on which the Corporation accepts the risk for insurance (cover) as evidenced in the Schedule of the policy.
- **15.** Date of Discontinuance is the date on which the intimation is received from the Policyholder about the surrender of the policy.
- 16. Date of Maturity means the date specified in the Schedule on which the Policy term is completed...
- 17. Date of vesting (applicable only if the age of the Life Assured is below 18 years on the Date of Commencement of Policy) shall be the policy anniversary date coinciding with or immediately following the completion of 18 years of age. On such vesting date, this policy shall be deemed to be a contract between the Corporation and the Life Assured. The Life Assured shall become the absolute owner of the policy and the proposer or his estate shall cease to have any right or interest therein.
- 18. Death Benefit means the benefit, which is payable on death of life Assured, as specified in Condition 1.B of Part C of this Policy Document.
- **19.** Discharge Form is the form to be filled by Policyholder/claimant to claim the maturity / surrender / death benefit under the policy.
- **20. Discontinuance** is the state of the policy that could arise on account of surrender of the policy.
- 21. Discontinuance Charge is the charge levied on the Unit Fund on the Date of Discontinuance.
- 22. Discontinued Policy Fund is the segregated fund that is set aside and is constituted by the Unit Fund Value, as applicable, of all the discontinued policies during lock-in period after deduction of Discontinuance Charge, if any.
- 23. Endorsement means Conditions attached/ affixed to this Policy incorporating any amendments or modifications agreed to or issued by the Corporation.
- 24. Free Look Period is the period of 15 days (30 days in case of online sale) from the date of receipt of the Policy Document by Policyholder to review the terms and conditions of this Policy and where the Policyholder disagrees to any of those terms and conditions, he/ she has the option to return this Policy as detailed in condition 6 in Part D of this Policy Document.
- **25.** Fund Management Charge is the charge levied as a percentage of the value of assets and shall be appropriated by adjusting NAV. This is a charge levied at the time of computation of NAV.
- 26. Guaranteed Additions, expressed as a percentage of Single Premium, shall be added to the Unit Fund on completion of specific duration of policy years and are specified in Condition 2 of Part C of this Policy Document.
- 27. IRDAI means Insurance Regulatory and Development Authority of India earlier called as Insurance Regulatory and Development Authority (IRDA).
- 28. Life Assured is the person on whose life the insurance cover has been taken.
- **29.** Lock-in-period means the period of five consecutive policy years from the Date of Commencement of the Policy, during which period the proceeds of the discontinued policies can not be paid, except in case of death of the Life Assured.
- 30. Maturity Benefit means the benefit, which is payable on maturity as specified in Condition1A of Part C of this Policy

Document.

- **31. Material Information** is the information already known to the Policyholder/Life Assured/Proposer at the time of obtaining a policy which has a bearing on underwriting of the proposal /Policy submitted.
- 32. Minor is a person who has not completed 18 years of age.
- 33. Mortality Charge is the charge levied at the beginning of each policy month for providing the life insurance cover.
- 34. Net Asset Value (NAV) means the price per unit of the Segregated Fund.
- **35.** Nomination is the process of nominating a person(s) who is (are) named as "Nominee(s)" in the proposal form or subsequently included/changed by an endorsement. Nomination should be in accordance with provision of Section 39 of the Insurance Act, 1938 as amended from time to time.
- **36.** Nominee(s) means the person(s) nominated by the Policyholder (who is also the Life Assured) under this Policy who is (are) authorized to receive the claim benefit payable under this Policy and to give valid discharge to the Corporation on settlement of the claim.
- **37.** Partial Withdrawal is an option available to the Policyholder to withdraw units from the Unit Fund as per terms and conditions of the policy.
- 38. Partial Withdrawal Charge, is the charge levied on the Unit Fund at the time of partial withdrawal of the Fund during the policy term.
- **39.** Policy Anniversary means one year from the Date of Commencement of the Policy and the same date falling each one year thereafter, till the Date of Maturity.
- **40. Policy Policy Document** means this document along with endorsements, if any, issued by the Corporation which is a legal contract between the Policyholder and the Corporation.
- **41. Policyholder** is the legal owner of this policy.
- **42. Policy Month** is the period from the Date of Commencement of policy, to the date prior to the corresponding date in the following calendar month or similar periods thereafter beginning from the dates in any calendar month corresponding to the Date of Commencement of policy.

If the said corresponding date is not available in a calendar month, then the last day of the calendar month will be taken for this purpose.

- **43. Policy Term** is the period, in years, as chosen by the policyholder and as specified in the schedule, commencing from the Date of commencement of the policy to the date of Maturity.
- 44. Policy Year is the period between two consecutive policy anniversaries. This period includes the first day and excludes the next policy anniversary day.
- **45. Premium Allocation Charge** is the percentage of premium appropriated towards charges from the premium received. This charge is levied at the time of receipt of premium
- 46. Proposer is a person who proposes the life insurance proposal.
- 47. Rider is an additional cover which can be opted for along with Base Policy.
- **48.** Rider Benefits means an amount of benefit payable on a specified event offered under the rider, and is allowed as addon benefit to benefit under base policy.
- 49. Rider Sum Assured is the assured amount payable on happening of a specified event covered under the rider, if opted.
- 50. Schedule is the part of Policy Document that gives the specific details of your Policy.
- 51. Segregated Funds means funds earmarked in respect of Unit Linked business.
- **52.** Settlement Option as specified in Condition 9 of Part D of this Policy Document, is the option available under this Policy, to receive Death Benefit in installments in accordance with the terms and conditions stated in advance at the inception of the contract.
- **53. Single Premium** is the amount paid by the Policyholder as mentioned in the schedule of this Policy Document to secure the benefits under the base policy.
- 54. Surrender means complete withdrawal / termination of the entire policy before expiry of Policy Term .
- **55.** Switching is the process of moving the entire Unit Fund from one segregated Fund to any other segregated Fund amongst the segregated funds offered under this Product.
- 56. Switching Charge is the charge levied at the time of effecting a switch by cancelling appropriate number of units out of Unit Fund.
- **57.** Underwriting is the term used to describe the process of assessing risk and ensuring that the cost of the cover is proportionate to the risks faced by the individual concerned. Based on underwriting, a decision on acceptance or rejection of insurance cover as well as applicability of suitable premium or modified terms, if any, is taken.
- 58. Units means a specific portion or part of the underlying segregated Unit Linked fund which is representative of the policyholder's entitlement in such funds.
- **59.** Unit Fund Value means the total value of units at a point of time in a segregated fund i.e. total number of units under this policy multiplied by Net Asset Value (NAV) of that fund.
- **60.** UIN means the Unique Identification Number allotted to this plan by Insurance Regulatory Development Authority of India.

PART - C: BENEFITS

- 1. The following benefits are payable under this policy.
 - **A. Maturity Benefit:** On the Life Assured surviving the stipulated Date of Maturity, an amount equal to the Unit Fund Value shall become payable.
 - B. Death Benefit: On death of the Life Assured before the stipulated Date of Maturity , then,

On death before the Date of Commencement of Risk: An amount equal to the Unit Fund Value shall be payable.

On death after the Date of Commencement of Risk:

An amount equal to the higher of Basic Sum Assured reduced by Partial Withdrawals made during the two years period immediately preceding the date of death or Unit Fund Value shall be payable

Where Basic Sum Assured is as specified in the schedule of Policy Document and Partial Withdrawal are as specified in Condition 10 of Part D below.

The liability of admissible claim shall be booked effective from the date of receipt of intimation of death with death certificate. Mortality charge, Accident Benefit charge, and Tax charges thereon recovered subsequently to the date of death shall be paid back to the nominee or beneficiary along with death benefit.

Any Guaranteed Addition added subsequent to the date of death (in case of delay in intimation of death claim) shall be recovered from the Unit Fund.

The death benefit shall be paid to the nominee(s) in lump sum amount as specified above or in instalments if Settlement Option is opted for as mentioned in Condition 9 of Part D, of this Policy document.

2. Guaranteed Additions: Guaranteed Additions as a percentage of Single Premium as mentioned in the table below shall be added to the Unit Fund on completion of specific duration of policy years.

End of Policy Year	Guaranteed Additions (as percentage of Single Premium)
6	3%
10	4%
15	5%
20	6%
25	7%

The allocated Guaranteed Addition shall be converted to units based on NAV of the underlying Fund type as on the date of such addition and shall be credited to the Unit Fund .

However, any Guaranteed Addition added subsequent to the date of death (in case of delay in intimation of death claim) shall be recovered from the Unit Fund.

3. Date of Commencement of Risk

In case the age at entry of the Life Assured is less than 8 years, the risk under this plan will commence either on completion of 2 years from the Date of Commencement of Policy or on the policy anniversary coinciding with or immediately following the completion of 8 years of age, whichever is earlier.

In case the age at entry of Life Assured is 8 years or more, risk will commence immediately from the date of risk i.e. Date of Commencement of Policy.

4. Vesting of Policy on the life of minor : If the policy is issued on the life of a minor this policy shall automatically vest in the Life Assured on such Vesting date i.e. on the policy anniversary coinciding with or immediately following the completion of 18 years of age and shall on such vesting be deemed to be a contract between the Corporation and the Life Assured.

5. Rider Benefits:

Under this policy LIC's Linked Accidental Death Benefit Rider can be opted for even after issuance of policy subject to the applicable terms and conditions of this rider. Whenever the rider is opted for subsequently by the eligible Life assured, the then available version of Linked Accidental Death Benefit Rider shall be applicable under the policy.

The rider available at the time of issuance of this policy is:

LIC's Linked Accidental Death Benefit Rider (UIN: 512A211V02): Under an in-force policy the LIC's Linked Accidental Death Benefit Rider can be opted for by the eligible Life assured, at any policy anniversary provided the outstanding policy term is atleast five years but on or before the policy anniversary on which the age nearer birthday of the Life Assured is 65 years.

Conditions of rider, if opted, are enclosed as endorsement to this policy

PART – D: CONDITIONS RELATED TO SERVICING ASPECTS

1. Proof of Age:

The Mortality Charge having been calculated based on the age of the Life Assured as declared in the Proposal, in case the age is found higher than such age, without prejudice to the Corporation's other rights and remedies, including those under the Insurance Act, 1938, as amended from time to time, the Mortality Charge shall be deductible in such case at the rate calculated on the respective Sum at Risk as per the status of the policy for the correct age at entry, and the Corporation shall deduct by canceling appropriate number of units out of Unit Fund Value, the accumulated difference between these charges for the correct age and the charges as reckoned from the commencement of the Policy up to the date of such payment with interest at such rate as may be prevailing at the time of deduction.

In case the age of the Life Assured is found to be lower, the age declared in the proposal shall be treated as the correct age for calculation of all the charges through out the term of the policy.

Provided further that if the Life Assured's correct age at entry is such as would have made him/ her uninsurable under the class or terms of assurance specified in the said Schedule hereto, the Unit Fund Value shall be refunded and the policy shall be terminated.

- 2. Forfeiture in Certain Events: In case any Condition herein contained or endorsed hereon shall be contravened or in case it is found that any untrue or incorrect statement is contained in the proposal, personal statement, declaration and connected documents or any material information is withheld, then and in every such case the policy shall be void and all claims to any benefit in virtue of this policy shall be subject to the provisions of Section 45 of the Insurance Act, 1938, as amended from time to time.
- **3.** Surrender: A policy can be surrendered anytime during the policy term. The surrender value, if any, shall be payable as under:

i. If the policy is Surrendered during the Lock-in-period:

If a Policyholder applies for surrender of the policy during the Lock-in-period, then the Unit Fund Value after deducting the Discontinuance Charge as specified in condition 8.(iv).(c) of Part E of this Policy Document shall be converted into monetary amount which shall be equal to the NAV of the underlying Fund Type as on the date of receipt of application for surrender multiplied by the number of units in the Unit Fund after deduction of Discontinuance Charge. This monetary amount shall be transferred to the Discontinued Policy Fund by converting the monetary amount into the units. The number of units transferred to the Discontinued Policy Fund shall be the monetary amount divided by the NAV of the Discontinued Policy Fund as on the date of transfer. The Proceeds of the Discontinued Policy Fund in respect of this policy, as specified in Condition 4 below, shall be payable at the end of Lock-in-period.

In case of death of the Life Assured after the date of surrender but before the end of the Lock-in-period, the Proceeds of the Discontinued Policy Fund in respect of this Policy shall be payable to the nominee/ legal heir immediately.

ii. If the policy is Surrendered after Lock-in-period:

If a policyholder applies for surrender of the policy after the expiry of Lock-in-period, then the Unit Fund Value as at the date of surrender shall be payable. There will be no Discontinuance Charge under the policy.

Reinstatement of a surrendered policy shall not be allowed even if a request for reinstatement is received from the policyholder during the lock-in-period.

4. The Proceeds of the Discontinued Policy Fund shall be calculated as under:

The Proceeds of the Discontinued Policy Fund of this Policy shall be higher of Discontinued Policy Fund Value or the Guaranteed Monetary Amount. The Guaranteed Monetary Amount is the accumulation of monetary amount transferred into the Discontinued Policy Fund at the guaranteed interest rate. The guaranteed interest rate shall accrue from the date when the monetary amount is transferred to the Discontinued Policy Fund to the date when the policy exits from the Discontinued Policy Fund either by death or at the end of Lock-in-period in case of surrender.

Currently this guaranteed interest rate is 4% p.a. and shall be subject to change from time to time as declared by IRDAI.

5. Compulsory termination:

If the policy has run for at least 5 years and the balance in the Unit Fund is not sufficient to recover the relevant charges, the policy shall be compulsorily terminated and the balance amount in the Unit Fund, if any, shall be refunded to the Policyholder.

6. Free Look period:

During the Free Look period of 15 days (30 days in case of online sale) from the date of receipt of the Policy Document by the Policyholder, if the Policyholder is not satisfied with the Terms & Conditions of the policy, he/she may return the policy to the Corporation stating the reason of objections. On receipt of the same the Corporation shall cancel the policy and the amount to be refunded shall be as under:

Value of units in the Unit Fund

Plus Unallocated Premium (equal to Allocation Charge multiplied by Premium received)

Plus Proportionate Mortality and Accident Benefit charge, if any, for the balance period from the date of opting for Free Look to the end of the policy month for which the respective charges have been deducted

Plus Tax Charges deducted

Less Actual cost of medical examination and special reports, if any,

Less Stamp duty @ Rs.0.20 per thousand Basic Sum Assured and Accident Benefit Sum Assured, if any.

7. Policy Loan:

No loan facility is available under this policy.

8. Option to switch between the funds:

The Policyholder can switch between any fund types allowed under this policy during the policy term. On switching the entire amount is switched to the new Fund opted for. Within a given policy year, 4 switches will be allowed free of charge. Subsequent switches shall be subject to a Switching Charge of Rs.100 per switch.

On receipt of the Policyholder's valid application for a switch from one fund type to another, the Unit Fund Value after deducting Switching Charge, if applicable, shall be transferred to the New Fund type opted for by the Policyholder and shall be utilized to allocate Fund Units at the NAV under the new Fund type on the said date of switch. If a valid application is received up to a particular time (presently 3 p.m.) by the Servicing Branch Office the closing NAV of the same day shall be applicable and in respect of the applications received after such time by the Servicing Branch Office the closing NAV of the closing NAV of the next business day shall be applicable.

The timing given is as per the existing guidelines and changes in this regard shall be as per the instruction from IRDAI from time to time.

9. Settlement Option: This option shall be available to the policyholder to receive the death proceeds in instalments. .

The Policyholder can exercise the option to take Death Benefit in instalments, during his/her lifetime while in currency of the policy, specifying the mode of paying the Death Benefit to the nominee (i.e. yearly, half yearly, quarterly or monthly instalments) spread over a period of not more than five years from the date of intimation of death of Life Assured, in writing, alongwith death certificate. The death claim amount shall then be paid to the nominee as per the option exercised by the Policyholder and no alteration whatsoever shall be allowed to be made by the nominee.

The Unit Fund under such policy will continue to be invested as per the fund type existing as on the date of intimation of death.

The instalment shall be the total number of units as on the date of intimation of death divided by total number of instalments (i.e. 5, 10, 20 and 60 for yearly, half-yearly, quarterly and monthly instalments in 5 year period respectively). The number of units arrived at in respect of each instalment will be multiplied by the NAV of the applicable fund type as on the date of instalment payment. The first payment will be made corresponding to the date of intimation of death and thereafter based on the mode opted by the policyholder i.e. every month or three months or six months or annual from the date of intimation of death, as the case may be.

During the Settlement Option Period no charges other than the Fund Management Charge shall be deducted. The value of instalment payable on the date specified shall be subject to investment risk i.e. the NAV may go up or down depending upon the performance of the fund.

On death of the nominee after the commencement of the Settlement Option Period, the value of the outstanding units held in the Unit Fund shall become payable to the legal heir in lump sum.

No partial withdrawal or switching of fund by the nominee shall be allowed.

- **10. Partial Withdrawals:** A Policyholder can partially withdraw the units at any time after the fifth policy anniversary subject to the following:
 - i) In case of minors, partial withdrawals shall be allowed only after Life Assured is aged 18 years or above.
 - ii) The Partial Withdrawal may be in the form of fixed amount or in the form of fixed number of units.
 - iii) Maximum amount of Partial Withdrawal as a percentage of fund during each policy year shall be as under:

Policy Year	Percent of Unit Fund				
6^{th} to 10^{th}	15%				
11 th to 15 th	20%				
16^{th} to 20^{th}	25%				
21^{st} to 25^{th}	30%				

The above Partial withdrawal shall be allowed subject to minimum balance equal to the single premium paid in the unit fund. The partial withdrawal which would result in termination of a contract shall not be allowed.

iv) Partial withdrawal charge as specified in Condition 8.(iv).(d) of Part E below, shall be deducted from the Unit Fund Value.

If partial withdrawal has been made then for two years' period immediately from the date of withdrawal, the Basic Sum Assured, shall be reduced to the extent of the amount of partial withdrawals made. On completion of two years' period from the date of withdrawal the original Basic Sum Assured shall be restored.

11. Termination of Policy:

The policy shall immediately and automatically terminate on the earliest occurrence of any of the following events:

- a) The date on which death benefit is paid if Settlement Option is not exercised; or
- b) The date on which surrender benefits are settled under the policy; or
- c) The date of maturity ;or
- d) On payment of final installments under Settlement Options if opted in case of death ;or
- e) On payment of free look cancellation amount; or
- f) On compulsory termination as specified in Condition 5 of Part D of this Policy Document.
- g) In the event of forfeiture as specified in Condition 2 of Part D of this Policy Document.

PART E

1. Fund Unit Allocation and Investment of Fund:

Unit Fund: The allocated premiums will be utilized to buy units as per the fund type opted by the Policyholder out of the four fund types options available. Various types of fund options and broadly their investment patterns are as under:

Fund Type	Investment in Government/ Government Guaranteed Securities/ Corporate Debt	Short-term investments such as money market instruments	Investment in Listed Equity Shares	Objective	Risk Profile	SFIN
Bond Fund	Not less than 60%	Not more than 40%	Nil	To provide relatively safe and less volatile investment option mainly through accumulation of income through investment in fixed income securities.	Low risk	ULIF00124/1 2/18LICULIP BND512
Secured Fund	Not less than 45% and Not more than 85%	Not more than 40%	Not less than 15% and Not more than 55%	To provide steady income through investment in both equities and fixed income securities.	Lower to Medium risk	ULIF00224/1 2/18LICULIP SEC512
Balanced Fund	Not less than 30% and Not more than 70%	Not more than 40%	Not less than 30% and Not more than 70%	To provide balanced income and growth through similar proportion investment in both equities and fixed income securities.	Medium risk	ULIF00324/1 2/18LICULIP BAL512
Growth Fund	Not less than 20% and Not more than 60%	Not more than 40%	Not less than 40% and Not more than 80%	To provide long term capital growth through investment primarily in equities.	High risk	ULIF00424/1 2/18LICULIP GRW512

The Policyholder will have the option to choose any ONE of the above 4 funds to invest his premium.

Discontinued Policy Fund (SFIN: ULIF001201114LICDPFNLIF512): The investment pattern of the Discontinued Policy Fund shall have the following asset mix:

Money market instruments: 0% to 40%

Government securities: 60% to 100%

2. Fund Closure:

Although the Funds are open ended, we may close any of the existing funds with prior approval from the IRDAI. The policyholder shall be notified altleast 3 months prior to the closure of the Fund. The policyholder can switch to other existing Fund options without switching charges during these 3 months. In case the policyholder does not switch during this period, Corporation shall switch the units to any other Funds with similar asset allocation and risk profile.

- **3. Offer and Bid Price:** The Offer price is the price at which the Corporation is prepared to create/ allot Fund Unit/s in the opted Fund Type in respect of this policy. The Bid price is the price at which the Corporation is prepared to cancel (repurchase) Fund Unit/s in the Fund in respect of this policy. As there is no Bid-Offer spread, the Bid price and the Offer price under this plan are equal to the NAV.
- **4. Method of calculation of Unit Value:** The NAV will be computed on daily basis and will be based on investment performance, Fund Management Charge of each Fund type and shall be computed as:

Market value of investment held by the fund + Value of Current Assets - Value of Current Liabilities & Provisions, if any

Number of Units existing on Valuation Date (before creation / redemption of Units)

Where, Valuation Date is the date of calculation of NAV.

The Unit Fund Value will be subject to deduction of charges, as specified in the Condition 8 below

5. Force Majeure Conditions:

- I. Corporation will declare a 'Single' Net Asset Value (NAV) for each segregated fund on a day-to-day basis.
- II. In the event of certain force majeure conditions as specified below, the declaration of NAV on a day-to-day basis may be deferred and could include other actions as a part of investment strategy (e.g. taking exposure of any Segregated Fund (SFIN) upto 100% in Money Market Instruments.

a. Corporation shall value the Funds(SFIN) on each day for which financial markets are open. However, the Corporation may value the SFIN less frequently in extreme circumstances external to the Corporation i.e. in force majeure events,, where the value of the assets is too uncertain. In such circumstances, the Corporation may defer the valuation of the assets for up to 30 days until the Corporation is certain that the valuation of SFIN can be resumed.

b. The Corporation will inform IRDAI of such deferment of the valuation of assets. During the continuance of the force majeure events, all requests for servicing the policy including policy related payments shall be kept in abeyance.

c. The Corporation will continue to invest as per the investment pattern of the Fund type opted by the Policyholder. However, the Corporation reserves the right to change the exposure of all/ or any part of the Fund to Money Market Instruments (as defined under Regulation 2(j) of IRDAI(Investment Regulation, 2016) in circumstances mentioned in point (a & b) above. The exposure of the chosen fund shall be reinstated within reasonable timelines once the force majeure situation ends

- d. Few examples of such circumstances as mentioned in points (a & b) above are::
- i. When one or more stock exchanges which provide a basis for valuation of the assets of the Fund are closed otherwise than for ordinary holidays.
- ii. When, as a result of political economic, monetary or any circumstances which are not in the control of the Corporation, the disposal of the assets of the Fund would be detrimental to the interests of the continuing Policyholders.
- iii. In the event of natural calamities, strikes, war, civil unrest, riots and bandhs.
- iv. In the event of any force majeure or disaster that affects the normal functioning of the Corporation.
- e. In such an event, an intimation of such force majeure event shall be uploaded on the Corporation's website for information.

6. Applicability of Net Asset Value:

i. The allocation and redemption of units for various transaction will be at the NAV as described below:

Type of Transaction	Applicable NAV (Where transaction is received before cut off Time)			
 Single Premium received: a) In case of Offline sale: by way of a local cheque or a demand draft payable at par at the place where premium is received. b) In case of Online sale: by any digital payment mode. 	NAV of Date of underwriting acceptance of risk i.e. Date of commencement of policy.			
Partial withdrawal, Switch or Free-look cancellation	NAV of the date of our receipt of the request in writing.			
Surrender	NAV of the date of our receipt of surrender request in writing			
Death claim	NAV of the date of our receipt of the intimation of death in writing along with death certificate.			
Guaranteed Addition	NAV of the date of allocation			
Settlement Option	NAV of date of instalment payment under Settlement Option.			
Maturity Benefit	NAV of the Date of Maturity.			
Termination	NAV of Date of Termination.			
Policy Alteration	NAV of date of alteration in the policy.			

- ii. Currently, the cut-off time is 3.00 p.m. as per the existing IRDAI guidelines and changes in this regard shall be as per the instructions from IRDAI. In case of New Business the cut-off time of 3.00p.m. for determination of NAV shall be in reference to the date of acceptance of risk i.e date of commencement of policy.
- iii. If the transaction request is received before the cut-off time in respect of:
 - a) Single Premium payment, at any branch office of the Corporation (applicable for offline sale) or by any digital payment mode (applicable for online sale)
 - b) Other Transaction by servicing branch of the Corporation
 - c) Successful Registration of Service Requests as and when made available on LIC's Customer Portal.

the closing NAV of that day shall be applicable.

- iv. If the transaction request is received after the cut-off time in respect of:
 - a) Single Premium payment, at any branch office of the Corporation (applicable for offline sale) or by any digital payment mode (applicable for online sale)
 - b) Other Transaction by servicing branch of the Corporation
 - c) Successful Registration of Service Requests as and when made available on LIC's Customer Portal

the closing NAV of the next business day shall be applicable.

7. Allocation of Units: The premium paid by the Policyholder shall be subject to Premium Allocation Charge as per details given in Condition 8(i) below. The allocated premiums will be utilized to buy units as per the Fund type opted by the Policyholder out of the Four Fund types options available. Units will be allotted based on the Net Asset Value (NAV) of the respective fund as on the date of allotment. There is no Bid-Offer spread (both the Bid price and Offer price of units will be equal to the NAV).

8. Charges :

(i) <u>Premium Allocation Charge</u>: This is the percentage of the premium appropriated towards charges from the premium received. The balance known as allocation rate constitutes that part of the premium which is utilized to purchase units for the policy.

The allocation charges are as below:

- For Offline sale: 3.30%
- For Online sale: 1.50%

(ii) Mortality Charge:

Mortality Charge is the cost of Life Insurance cover and this will be taken at the beginning of each policy month by canceling the Unit Fund Value appropriately. The monthly charges will be one twelfth of the annual Mortality Charges given in the Table Below.

In case the age at entry of the Life Assured is less than 8 years, the mortality charge will be deducted from the policy anniversary after completion of 2 years from the Date of Commencement of Policy or from the Policy Anniversary coinciding with or immediately following the completion of 8 years of age, whichever is earlier

This charge shall depend upon the Sum at Risk i.e. the difference between the Basic Sum Assured and the Unit Fund value as on the date of deduction of charge, after deduction of all other charges, and shall be deducted only if, the Basic Sum Assured is more than the Unit Fund Value on the date of deduction.

Where Basic Sum Assured is as specified in the schedule of policy document.

In case of partial withdrawals, the Basic Sum assured shall be reduced to the extent of all Partial Withdrawals made during the two years period immediately preceding the date of deduction of Mortality Charges.

Mortality charges, during a policy year, will be based on the age nearer birthday of the Life Assured as on the Policy anniversary coinciding with or immediately preceding the due date of cancellation of units and hence may increase every year on each policy anniversary. Further, this charge shall also depend on health, occupation and lifestyle of the Policyholder at the entry stage of the contract.

	Annual Mortality Charge per Rs 1000/- Sum at Risk										
Age	Mortality Charge	Age	Mortality Charge	Age	Mortality Charge	Age	Mortality Charge	Age	Mortality Charge	Age	Mortality Charge
2	3.67	16	0.85	30	1.32	44	3.24	58	12.43	72	38.34
3	2.76	17	0.93	31	1.35	45	3.59	59	13.39	73	41.77
4	2.09	18	1.00	32	1.40	46	4.00	60	14.42	74	45.49
5	1.58	19	1.06	33	1.45	47	4.46	61	15.54	75	49.55
6	1.21	20	1.11	34	1.52	48	4.98	62	16.77	76	53.95
7	0.93	21	1.15	35	1.60	49	5.55	63	18.12	77	58.74
8	0.74	22	1.18	36	1.70	50	6.18	64	19.61	78	63.94
9	0.61	23	1.20	37	1.81	51	6.85	65	21.26	79	69.58
10	0.55	24	1.22	38	1.94	52	7.56	66	23.08	80	75.70
11	0.54	25	1.23	39	2.08	53	8.30	67	25.08	81	82.34
12	0.56	26	1.24	40	2.25	54	9.07	68	27.27	82	89.54
13	0.61	27	1.25	41	2.45	55	9.86	69	29.68	83	97.34
14	0.69	28	1.27	42	2.68	56	10.68	70	32.32	84	105.81
15	0.77	29	1.29	43	2.94	57	11.53	71	35.20		

These age-specific charges are as given below:

(iii) Accident Death Benefit Charge (if LIC's Linked Accidental Death Benefit Rider is opted for)-

This is the charge to cover the cost of LIC's Linked Accidental Death Benefit Rider (if opted for) levied at the beginning of each policy month by cancelling appropriate number of units out of the Unit Fund Value. A level annual charge shall be at the rate of Rs. 0.40 per thousand Accident Benefit Sum Assured per policy year. If the Life Assured is engaged in police duty in any police organization other than paramilitary forces and opted for this cover while engaged in police duty, then the level annual charge shall be at the rate of Rs 0.80 per thousand Accident Benefit Sum Assured per policy year.

The monthly charges will be one twelfth of the annual Accident Benefit Charge.

- (iv) Other Charges
 - a) <u>Fund Management Charge</u>: This is a charge levied as a percentage of the value of assets and shall be appropriated by adjusting the NAV. Fund Management (FMC) Charge shall be as under:
 - 1.35% p.a. of Unit Fund for all the four Funds available under an inforce policy i.e. Bond Fund, Secured Fund, Balanced Fund and Growth Fund
 - 0.50% p.a. of Unit Fund for "Discontinued Policy Fund"

This is a charge levied at the time of computation of NAV, which will be done on daily basis. The NAV thus declared will be net of FMC.

- b) <u>Switching Charge</u>: This is a charge levied on switching of monies from one fund to another and will be levied at the time of effecting a switch. Within a given policy year, 4 switches shall be allowed free of charge. Subsequent switches, if any, shall be subject to a Switching Charge of Rs. 100 per switch.
- c) <u>Discontinuance Charge</u>: This charge will be levied by cancelling appropriate number of units from the Unit Fund Value as on the date of Discontinuance of Policy. The Discontinuance Charge applicable is as under:

Where the policy is discontinued during the policy year	Discontinuance Charges for the Policies having Single Premium up to Rs 3,00,000	Discontinuance Charges for the Policies having Single Premium above Rs 3,00,000			
1	Lower of 2% * (SP or FV) subject to maximum of Rs. 3000/-	Lower of 1% * (SP or FV) subject to maximum of Rs. 6000/-			
2	Lower of 1.5% * (SP or FV) subject to maximum of Rs. 2000/-	Lower of 0.70% * (SP or FV) subject to maximum of Rs. 5000/-			
3	Lower of 1.% * (SP or FV) subject to maximum of Rs. 1500/-	Lower of 0.5% * (SP or FV) subject to maximum of Rs. 4000/-			
4	Lower of 0.5% * (SP or FV) subject to maximum of Rs. 1000/-	Lower of 0.35% * (SP or FV) subject to maximum of Rs. 2000/-			
5 and onwards	NIL	NIL			

Where

SP- Single Premium

FV – Unit Fund Value on the date of discontinuance of the policy.

"Date of discontinuance of the Policy" shall be the date on which the intimation is received from the Life Assured / Policyholder about surrender of the policy.

- d) <u>Partial Withdrawal Charge</u>: This is a charge levied on the Unit Fund Value at the time of partial withdrawal of the fund and shall be a flat amount of Rs. 100/- which will be deducted by cancelling appropriate number of units out of Unit Fund and the deduction shall be made on the date on which partial withdrawal takes place.
- e) <u>Tax Charge</u>: Tax charges, if any, will be as per prevailing Tax laws and rate of tax as applicable from time to time. Tax Charge shall be levied on all or any of the charges applicable to this plan as per the prevailing Tax laws/ notification etc. as issued by Government of India or any other Constitutional Tax Authority of India from time to time in this regardwithout any reference to the policyholder..
- f) <u>Miscellaneous Charge</u>: This is a charge levied for an alteration within the contract, such as Grant of Accident Benefit Rider after the issue of the policy, and shall be a flat amount of Rs. 100/- which will be deducted by cancelling appropriate number of units out of Unit Fund Value and the deduction shall be made on the date of alteration in the policy.

The Corporation reserves the right to accept or decline an alteration in the policy. The alteration shall take effect from the policy anniversary coincident with or following the alteration only after the same is approved by the Corporation and is specifically communicated in writing to the policyholder.

9. Right to revise charges: The Corporation reserves the right to revise all or any of the above charges except Mortality Charge and Accident Benefit Charge. The modification in charges will be done with prospective effect with the prior approval of IRDAI and after giving the policyholders a notice of 3 months which shall be notified through our website.

Although the charges are reviewable, they will be subject to maximum charges as declared by IRDAI from time to time. The current cap on charges is as under :

- a. The Fund Management Charge shall not exceed the limit specified by IRDAI which are currently same as condition 8(iv).a.
- b. Partial withdrawal charge shall not exceed Rs. 500/- on each withdrawal.
- c. Switching Charge shall not exceed Rs. 500/- per switch.
- d. Discontinuance charge shall not exceed the limits specified by IRDAI which are currently same as condition 8 (iv.).d.
- e. Miscellaneous Charge shall not exceed Rs. 500/- each time when an alteration is requested.

In case the Policyholder does not agree with the revision of charges the Policyholder shall have the option to withdraw the Unit Fund Value. If such revision in charges is made during the lock-in-period, withdrawal shall be allowed only after the expiry of Lock-in-period.

PART - F: OTHER TERMS AND CONDITIONS

1. a) Assignments: Assignment is allowed under this plan as per Section 38 of the Insurance Act, 1938, as amended from time to time. The current provisions of Section 38 are contained in Annexure-1 of this Policy Document. The notice of assignment should be submitted for registration to the office of the Corporation, where the policy is serviced.

b) Nominations: Nomination by the holder of a policy of life assurance is required as per Section 39 of the Insurance Act, 1938, as amended from time to time. The current provisions of Section 39 are contained in Annexure-2 of this Policy Document.

The notice of nomination or change of nomination should be submitted for registration to the office of the Corporation, where the policy is serviced. In registering nomination the Corporation does not accept any responsibility or express any opinion as to its validity or legal effect.

- 2. Increase/Decrease in Benefits: No increase/decrease of Basic Sum Assured will be allowed under the plan. The policyholder can, however, cancel the LIC's Linked Accidental Benefit Rider at anytime during the policy term. However, once the rider is cancelled, the same cannot be subsequently restored.
- **3. Suicide Exclusion:** Notwithstanding the provision of benefits payable on death mentioned anywhere in this Policy Document, the provisions related to claim payment in case of death due to suicide shall be subject to the conditions as specified herein under:

If the Life Assured commits suicide within 12 months from the Date of Commencement of Policy, the nominee or beneficiary of the policyholder shall be entitled to the Unit Fund Value, as available on the date of intimation of death with death certificate. The Corporation will not entertain any other claim by virtue of this policy and the policy shall terminate.

Any charges other than 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 with death certificate. Any Guaranteed Addition added subsequently to the date of death (in case of delay in intimation of death claim) shall be recovered from the Unit Fund.

This clause shall not be applicable in case of Life Assured whose age at the time of entry is below 8 years i.e. if the age of the Life Assured is below 8 years on suicide, the death benefit as specified in Condition 1(B) of Part C shall be payable.

4. Risks borne by the Life Assured: The Value of the units as well as the Benefits relating to the Unit Fund Value are subject to market and other risks and there can be no assurance that the objectives of any of the above funds will be achieved. Further, the value of units within each Fund Type can go up or down depending on the different factors affecting the capital markets and may also be affected by changes in the general level of interest rates and other economic factors. All benefits under the policy are also subject to the Tax Laws and other Financial enactments as they become applicable from time to time.

5. Normal requirements for a claim:

a) Death Claim: The normal documents which the claimant shall submit while lodging the claim in case of death of the Life Assured shall be claim forms, as prescribed by the Corporation, accompanied with original policy document, NEFT mandate from the claimant for direct credit of the claim amount to the bank account, proof of title, proof of death, medical treatment prior to the death, school/ college/ employer's certificate, whichever is applicable, to the satisfaction of the Corporation. If the age is not admitted under the policy, the proof of age of the Life Assured shall also be submitted

Within 90 days from the date of death, intimation of death along with the death certificate must be notified in writing to the office of the Corporation where the policy is serviced for any claims to be admissible. However, delay in intimation of the genuine claim by the claimant, if any, may be condoned by the Corporation, on merit, where delay is proved to be the reasons beyond his/her control.

b) On termination of policy other than Death Claim: In case of termination of a policy for any reason other than Death Claim, the Life Assured shall submit the discharge form along with the original policy document, NEFT mandate from the claimant for direct credit of the claim amount to the bank account besides proof of age, if the age is not admitted earlier.

In addition to above, any requirement mandated under any statutory provisions or as may be required as per law shall also be required to be submitted.

- 6. Legislative Changes: The terms and conditions including the premiums and benefits payable under this policy are subject to variation in accordance with the relevant Legislation & Regulations.
- 7. Unit Statement: Unit statement shall be issued on yearly basis on every Policy Anniversary and also as and when a transaction takes place.
- 8. Benefit Illustration: Your customized Benefit Illustration is enclosed to this Policy Document.

PART – G: STATUTORY PROVISIONS

Section 45 of the Insurance Act, 1938:

The provision of Section 45 of the Insurance Act 1938 as amended from time to time shall be applicable.. The current provisions are contained in Annexure-3 of this Policy Document.

Grievance Redressal Mechanism:

Of the Corporation:

The Corporation has Grievance Redressal Officers at Branch/ Divisional/ Zonal/ Central Office to redress grievances of customers. For ensuring quick redressal of customer grievances the Corporation has introduced Customer friendly Integrated Complaint Management System through our Customer Portal (website) which is http://www.licindia.in, where a registered policy holder can directly register complaint/ grievance and track its status. Customers can also contact at e-mail id co_crmgrv@licindia.com for redressal of any grievances.

Claimants not satisfied with the decision of death claim repudiation have the option of referring their cases for review to Zonal Office Claims Dispute Redressal Committee or Central Office Claims Dispute Redressal Committee. A retired High Court/ District Court Judge is member of each of the Claims Dispute Redressal Committees.

Of IRDAI:

In case the customer is not satisfied with the response or do not receive the response from us within 15 days, then the customer may approach the Grievance Cell of the IRDAI through any of the following modes:

- i) Calling Toll Free Number 155255/18004254732(i.e. IRDAI Grievance Call Centre)
- ii) Sending an email to complaints@irdai.gov.in
- iii) Register the complaint online at http://www.igms.irdai.gov.in
- iv) Address for sending the complaint through courier/letter: Consumer Affairs Department, Insurance Regulatory and Development Authority of India, Sy No. 115/1, Financial District, Nanakramguda, Gachibowli, Hyderabad-500032, Telangana.

Of Ombudsman:

For redressal of Claims related grievances, claimants can also approach Insurance Ombudsman who provides for low cost and speedy arbitration to customers.

The Ombudsman, as per Insurance Ombudsman Rules, 2017, can receive and consider complaints or disputes relating to the matters such as:

- (a). Delay in settlement of claims, beyond the time specified in the regulations, framed under the Insurance Regulatory and Development Authority of India Act, 1999;
- (b). Any partial or total repudiation of claims by the life insurer, General insurer or the health insurer;
- (c). Disputes over premium paid or payable in terms of insurance policy;
- (d). Misrepresentation of policy terms and conditions at any time in the policy document or policy contract;
- (e). Legal construction of insurance policies in so far as the dispute relates to claim;
- (f). Policy servicing related grievances against insurers and their agents and intermediaries;
- (g). Issuance of life insurance policy, general insurance policy including health insurance policy which is not in conformity with the proposal form submitted by the proposer;
- (h). Non-issuance of insurance policy after receipt of premium in life insurance and general insurance including health insurance; and
- (i). Any other matter resulting from the violation of provisions of the Insurance Act, 1938 or the regulations, circulars, guidelines or instructions issued by the IRDAI from time to time or the terms and conditions of the policy contract, in so far as they relate to issues mentioned at clauses (a) to (f)

Note: In case of dispute in respect of interpretation of these terms and conditions and the English version shall stand valid.

YOU ARE REQUESTED TO EXAMINE THIS POLICY, AND IF ANY MISTAKE BE FOUND THEREIN, RETURN IT IMMEDIATELY FOR CORRECTION.

Authorised Legal Officer

Appointed Actuary

Chairman

Annexure 1

Assignment - As per Section 38 of the Insurance Act 1938,

(1) A transfer or assignment of a policy of insurance, wholly or in part, whether with or without consideration, may be made only by an endorsement upon the policy itself or by a separate instrument, signed in either case by the transferor or by the assignor or his duly authorised agent and attested by at least one witness, specifically setting forth the fact of transfer or assignment and the reasons thereof, the antecedents of the assignee and the terms on which the assignment is made.

(2) An insurer may, accept the transfer or assignment, or decline to act upon any endorsement made under sub-section(1), where it has sufficient reason to believe that such transfer or assignment is not bonafide or is not in the interest of the policyholder or in public interest or is for the purpose of trading of insurance policy.

(3) The insurer shall, before refusing to act upon the endorsement, record in writing the reasons for such refusal and communicate the same to the policyholder not later than thirty days from the date of the policyholder giving notice of such transfer or assignment.

(4) Any person aggrieved by the decision of an insurer to decline to act upon such transfer or assignment may within a period of thirty days from the date of receipt of the communication from the insurer containing reasons for such refusal, prefer a claim to the Authority.

(5) Subject to the provisions in sub-section (2), the transfer or assignment shall be complete and effectual upon the execution of such endorsement or instrument duly attested but except, where the transfer or assignment is in favour of the insurer, shall not be operative as against an insurer, and shall not confer upon the transferee or assignee, or his legal representative, any right to sue for the amount of such policy or the moneys secured thereby until a notice in writing of the transfer or assignment and either the said endorsement or instrument itself or a copy thereof certified to be correct by both transferor and transferee or their duly authorised agents have been delivered to the insurer:

Provided that where the insurer maintains one or more places of business in India, such notice shall be delivered only at the place where the policy is being serviced.

(6) The date on which the notice referred to in sub-section (5) is delivered to the insurer shall regulate the priority of all claims under a transfer or assignment as between persons interested in the policy; and where there is more than one instrument of transfer or assignment the priority of the claims under such instruments shall be governed by the order in which the notices referred to in sub-section (5) are delivered:

Provided that if any dispute as to priority of payment arises as between assignees, the dispute shall be referred to the Authority.

(7) Upon the receipt of the notice referred to in sub-section (5), the insurer shall record the fact of such transfer or assignment together with the date thereof and the name of the transferee or the assignee and shall, on the request of the person by whom the notice was given, or of the transferee or assignee, on payment of such fee as may be specified by the regulations, grant a written acknowledgement of the receipt of such notice; and any such acknowledgement shall be conclusive evidence against the insurer that he has duly received the notice to which such acknowledgement relates.

(8) Subject to the terms and conditions of the transfer or assignment, the insurer shall, from the date of the receipt of the notice referred to in sub-section (5), recognize the transferee or assignee named in the notice as the absolute transferee or assignee entitled to benefit under the policy, and such person shall be subject to all liabilities and equities to which the transferor or assignment and may institute any proceedings in relation to the policy, obtain a loan under the policy or surrender the policy without obtaining the consent of the transferor or assignor or making him a party to such proceedings.

Explanation – Except where the endorsement referred to in sub-section (1) expressly indicates that the assignment or transfer is conditional in terms of subsection (10) hereunder, every assignment or transfer shall be deemed to be an absolute assignment or transfer and the assignce or transferee, as the case may be, shall be deemed to be the absolute assignee or transferee respectively.

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

(10) Notwithstanding any law or custom having the force of law to the contrary, an assignment in favour of a person made upon the condition that-

- a. The proceeds under the policy shall become payable to the policyholder or the nominee or nominees in the event of either the assignee or transferee predeceasing the insured; or
- b. The insured surviving the term of the policy , shall be valid:

Provided that a conditional assignee shall not be entitled to obtain a loan on the policy or surrender a policy.

(11) In the case of the partial assignment or transfer of a policy of insurance under sub-section (1), the liability of the insurer shall be limited to the amount secured by partial assignment or transfer and such policyholder shall not be entitled to further assign or transfer the residual amount payable under the same policy.

Annexure 2

Nomination - As Section 39 of the Insurance Act 1938.

(1) The holder of a policy of life insurance on his own life may, when effecting the policy or at any time before the policy matures for payment, nominate the person or persons to whom the money secured by the policy shall be paid in the event of his death: Provided that, where any nominee is a minor, it shall be lawful for the policy holder to appoint any person in the manner laid down by the insurer, to receive the money secured by policy in the event of his death during the minority of the nominee.

(2) Any such nomination in order to be effectual shall, unless it is incorporated in the text of the policy itself, be made by an endorsement on the policy communicated to the insurer and registered by him in the records relating to the policy and any such nomination may at any time before the policy matures for payment be cancelled or changed by an endorsement or a further endorsement or a will, as the case may be, but unless notice in writing of any such cancellation or change has been delivered to the insurer, the insurer shall not be liable for any payment under the policy made bona fide by him to a nominee mentioned in the text of the policy or registered in records of the insurer.

(3) The insurer shall furnish to the policy holder a written acknowledgement of having registered a nomination or a cancellation or change thereof, and may charge such fee as may be specified by regulations for registering such cancellation or change.

(4) A transfer or assignment of a policy made in accordance with section 38 shall automatically cancel a nomination:

Provided that the assignment of a policy to the insurer who bears the risk on the policy at the time of the assignment, in consideration of a loan granted by that insurer on the security of the policy within its surrender value, or its reassignment on repayment of the loan shall not cancel a nomination, but shall affect the rights of the nominee only to the extent of the insurer's interest in the policy:

Provided further that the transfer or assignment of a policy, whether wholly or in part, in consideration of a loan advanced by the transferee or assignee to the policyholder, shall not cancel the nomination but shall affect the rights of the nominee only to the extent of the interest of the transferee or assignee, as the case may be, in the policy:

Provided also that the nomination, which has been automatically cancelled consequent upon the transfer or assignment, the same nomination shall stand automatically revived when the policy is reassigned by the assignee or retransferred by the transferee in favour of the policyholder on repayment of loan other than on a security of policy to the insurer.

(5) Where the policy matures for payment during the lifetime of the person whose life is insured or where the nominee or, if there are more nominees than one, all the nominees die before the policy matures for payment, the amount secured by the policy shall be payable to the policyholder or his heirs or legal representatives or the holder of a succession certificate, as the case may be.

(6) Where the nominee or if there are more nominees than one, a nominee or nominees survive the person whose life is insured, the amount secured by the policy shall be payable to such survivor or survivors.

(7) Subject to the other provisions of this section, where the holder of a policy of insurance on his own life nominates his parents, or his spouse, or his children, or his spouse and children, or any of them, the nominee or nominees shall be beneficially entitled to the amount payable by the insurer to him or them under sub-section (6) unless it is proved that the holder of the policy, having regard to the nature of his title to the policy, could not have conferred any such beneficial title on the nominee.

(8) Subject as aforesaid, where the nominee, or if there are more nominees than one, a nominee or nominees, to whom sub-section (7) applies, die after the person whose life is insured but before the amount secured by the policy is paid, the amount secured by the policy, or so much of the amount secured by the policy as represents the share of the nominee or nominees so dying (as the case may be), shall be payable to the heirs or legal representatives of the nominee or nominees or the holder of a succession certificate, as the case may be, and they shall be beneficially entitled to such amount.

(9) Nothing in sub-sections (7) and (8) shall operate to destroy or impede the right of any creditor to be paid out of the proceeds of any policy of life insurance.

(10) The provisions of sub-sections (7) and (8) shall apply to all policies of life insurance maturing for payment after the commencement of the Insurance Laws (Amendment) Act, 2015.

(11) Where a policyholder dies after the maturity of the policy but the proceeds and benefit of his policy has not been made to him because of his death, in such a case, his nominee shall be entitled to the proceeds and benefit of his policy.

(12) The provisions of this section shall not apply to any policy of life insurance to which section 6 of the Married Women's Property Act, 1874, applies or has at any time applied;

Provided that where a nomination made whether before or after the commencement of the Insurance Laws (Amendment) Act, 2015, in favour of the wife of the person who has insured his life or of his wife and children or any of them is expressed, whether or not on the face of the policy, as being made under this section, the said section 6 shall be deemed not to apply or not to have applied to the policy.

Section 45 as per the Insurance Act 1938.

(1) No policy of life insurance shall be called in question on any ground whatsoever after the expiry of three years from the date of the policy, i.e. from the date of issuance of the policy or the date of commencement of risk or the date of revival of the policy or the date of the rider to the policy, whichever is later.

(2) A policy of life insurance may be called in question at any time within three years from the date of issuance of the policy or the date of commencement of risk or the date of revival of the policy or the date of the rider to the policy, whichever is later on the ground of fraud:

Provided that the insurer shall have to communicate in writing to the insured or the legal representatives or nominees or assignees of the insured the grounds and materials on which such decision is based.

Explanation I- For the purposes of this sub-section, the expression "fraud" means any of the following acts committed by the 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 specially declares to be fraudulent.

Explanation II- Mere silence as to facts likely to affect the assessment of the risk by the insurer is not fraud, unless the circumstances of the case are such that regard being had to them, it is the duty of the insured or his agent, keeping silence to speak, or unless his silence is, in itself, equivalent to speak.

(3) Notwithstanding anything contained in subsection (2), no insurer shall repudiate a life insurance policy on the ground of fraud if the insured can prove that the misstatement of or suppression of a material fact was true to the best of his knowledge and belief or that there was no deliberate intention to suppress the fact or that such misstatement of or suppression of a material fact are within the knowledge of the insurer:

Provided that in case of fraud, the onus of disproving lies upon the beneficiaries, in case the policyholder is not alive.

Explanation - A person who solicits and negotiates a contract of insurance shall be deemed for the purpose of the formation of the contract, to be the agent of the insurer.

(4) A policy of life insurance may be called in question at any time within three years from the date of issuance of the policy or the date of commencement of risk or the date of revival of the policy or the date of the rider to the policy, whichever is later, on the ground that any statement of or suppression of a fact material to the expectancy of the life of the insured was incorrectly made in the proposal or other document on the basis of which the policy was issued or revived or rider issued:

Provided that the insurer shall have to communicate in writing to the insured or the legal representatives or nominees or assignees of the insured the grounds and materials on which such decision to repudiate the policy of life insurance is based:

Provided further that in case of repudiation of the policy on the ground of misstatement or suppression of a material fact, and not on the ground of fraud the premiums collected on the policy till the date of repudiation shall be paid to the insured or the legal representatives or nominees or assignees of the insured within a period of ninety days from the date of such repudiation.

Explanation - For the purposes of this sub-section, the misstatement of or suppression of fact shall not be considered material unless it has a direct bearing on the risk undertaken by the insurer, the onus is on the insurer to show that had the insurer been aware of the said fact no life insurance policy would have been issued to the insured.

(5) Nothing in this section shall prevent the insurer from calling 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 that the age of the life insured was incorrectly stated in the proposal.