

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

LIC's AROGYA RAKSHAK (UIN: 512N318V01) (A Non-linked, Non-Participating, Individual, Health Insurance Plan)

PART-A

(Address and e-mail id of Branch Office):

Space for Name and Address of Policyholde

Space for Address and e-mail id of BranchOffice

Dear Policyholder,

Ref: NB

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 has 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 to any of the terms and conditions, you may return the Policy within a period of 15 days 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 of premium deposited by you shall be refunded to you after deducting the **proportionate risk premium (for Base Policy and riders, if any) for the period of cover and charges for medical examination, special reports, if any, of the Insured persons and stamp duty.**

In case you have any Complaints/Grievance, you may approach the 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 document, you may return this Policy for corrections.

Thanking you.

Yours faithfully,

p. Chief/Sr. Branch Manager

Age	nt's/Intermediary's	Agent's/ Intermediary's	Agent's/Intermediary's
Cod	le	Name	Mobile Number / Landline
			Number

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

- Change of Address: In case you change your residence, kindly ensure that you inform the change in address to the servicing Branch Office.
- 2) Nomination: Nomination should be in accordance with provision of Section 39 of the Insurance Act, 1938 as amended from time to time. The current provisions of Section 39 are enclosed in Annexure-I for reference.
- 3) Section 45 of Insurance Act, 1938: The current provision of the same is enclosed in Annexure-II.
- 4) The approved version of Policy Document in respect of this plan is available on our website :www.licindia.in
- 5) Please avail LIC's e-services. Visit our website: www.licindia.in to enable us to serve you better.

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 first premium from the Proposer and the Principal Insured 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 Proposer and Corporation as basis of this assurance do by this Policy agree, in consideration of and subject to due receipt of the subsequent premiums as set out in the Schedule, to pay the Benefits, but without interest, at the Authorised/Designated 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 the correctness of the age of the Insured(s) 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 Schedule and every endorsement placed on the Policy by the Corporation shall be deemed part of this Policy.

SCHEDULE

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				ate of Prop						
Date of Commencement of Policy				Date of Issuance of Policy						
	of members covered				an					
	le of premium payment						ım due on			
Nam	ne, Sex and Address of Principal A	ssure	d		otal Instalr					
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		Insu	ired	Inst	red (1)	Insu	red (2)	Inst	ured (3)	Insured (4)
1	Date of Birth									
2	Whether age admitted									
3	Initial Daily Benefit (Rs.)									
4	Effective Date of Cover									
5	Date of Cover Expiry under									
	Base Policy									
6	Date of Cover Expiry for LIC's Accident Benefits Rider [#]									
7	Date of Cover Expiry for LIC's									
'	New Term Assurance Rider [#]									
8	Accident Benefit Sum Assured									
	(Rs.)									
9	Term Assurance Sum Assured									
10	(Rs.)									
10	Instalment premium for Base policy(Rs.)									
11	Instalment premium for LIC's									
	Accident Benefit Rider(Rs.)									
12	Instalment premium for LIC's									
	New Term Assurance									
12	Rider(Rs.)									
13	Instalment premium* (Rs.) Exclusions and Disorders									
14	Due Date of Payment of last									
15	premium for Base policy									
16	Due Date of Payment of last									
	premium for LIC's Accident									
	Benefit Rider									
17	Due Date of Payment of last									
	premium for LIC's New Term Assurance Rider									
Deta	uls of Nominee(s) under Section 3	9 of t	he Insuran	ce Ac	t. 1938					
Dea	Nominee(s) Name	<i>y</i> 01 t.	Nomine		Percent	age	Relation	ship	Appoir	ntee Name (in
			Age		Shar		to the			e Nominee is a
							Princip			minor)
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Fo	r details of general exclusions und	er the	Policy ret	fer Co	ndition 1	1 of P	l Part C of th	nis do	cument	
	or details about reviewability of Ins									ıt.
	onditions of the rider(s) opted and									
Peri	od during which premium pay	able:	Till the	stipul	ated Due	Date	of Payme	nt of		nium or earlier
term	ination of Insurance Cover as spec	cified	in the Cor	ndition	n 9 of Part	C of	this docun	nent.		

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

Examined by

Date

Form NO.

p. Chief / Senior/Branch Manager

PART-B: DEFINITIONS

The following words or terms shall have the meaning ascribed to them wherever they appear in this **Policy**, and references to the singular or to the masculine shall include references to the plural or to the female wherever the context so permits;

- 1. Accident means a sudden, unforeseen and involuntary event caused by external, visible and violent means.
- 2. Accidental Bodily Injury means physical bodily harm or injury (but does not include any mental sickness, disease or illness) which is caused by an Accident which first occurs during the Cover Period of the policy and requires inpatient treatment or surgery in a Hospital by a Physician or surgeon, as the case may be.
- 3. Applicable Daily Benefit means the amount of Daily Benefit in a Policy Year reckoned as follows:
 - a) During the first three years of cover starting from the Effective Date of Cover in respect of an Insured under this Policy, the Applicable Daily Benefit due to Hospitalization shall be equal to the Initial Daily Benefit mentioned in the Schedule.
 - b) After the third year of cover, the Applicable Daily Benefit of the previous Policy Year shall be increased by way of 'Auto Step Up Benefit' (as specified under Condition 2.I of Part C of this Policy Document) and 'No Claim Benefit' (as specified under Condition 2.II of Part C of this Policy Document). And the resulting amount shall be the Applicable Daily Benefit for that Policy Year.

In case of addition of new members at different timings, even if Initial Daily Benefit is same for all, the Applicable Daily Benefit at any point of time may not be same for all Insured(s) due to possibility of different timings of Auto Step up Benefit as mentioned above.

- 4. **Appropriate Authority** means those Governmental or regulatory bodies set up by the State or Central Government from time to time that are solely responsible for registering, permitting and monitoring hospitals and other similar places where medical treatment is provided.
- 5. **Ambulance benefit** means the benefit as specified under Condition 1. II.a of Part C of this Policy Document, subject to the terms and conditions of this Policy.
- 6. Auto Health Cover (AHC) Benefit means the benefit as specified under Condition 2.IV.ii). of Part C this Policy Document, subject to the terms and conditions of this Policy.
- 7. Auto Step-up Benefit means the benefit as specified under Condition 2. I of Part C this Policy Document, subject to the terms and conditions of this Policy.
- 8. **Base Policy** is that part of the Policy referring to basic benefit (benefits referred to in this Policy Document excluding benefits covered under Rider(s), if opted for).
- 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 Principal Insured or his/her Nominee(s) under Section 39 of the Insurance Act, 1938, as amended from time to time or proved Executors 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. In case of minor lives, on exit of last successive PI/any major Insured during the AHC period, the legal guardian or the appointee appointed by the PI at the time of inclusion of minor life into the policy shall be the beneficiary.
- 10. **Condition Precedent** shall mean a policy term or condition upon which the Insurer's liability under the policy is conditional upon.
- 11. **Congenital Anomaly** means a condition(s) which is present since birth, and which is abnormal with reference to form, structure or position.
 - a) Internal Congenital Anomaly: Congenital anomaly which is not in the visible and accessible parts of the body.
 - b) External Congenital Anomaly: Congenital anomaly which is in the visible and accessible parts of the body.

- 12. **Continued Insurability** is the determination of insurability of each Insured 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.
- 13. Corporation means the Life Insurance Corporation of India established under Section 3 of the LIC Act, 1956.
- 14. **Cover Period** means the period between the 'Effective Date of Cover' and the corresponding 'Date of Cover Expiry under the Base Policy'in respect of each Insured as specified in the Schedule, unless the Insurance Cover terminates earlier as specified in the terms and conditions of this Policy. This period includes the 'Effective Date of Cover' and excludes the 'Date of Cover Expiry under the Base Policy
- 15. Daily Benefit means the amount of benefit payable per day.
- 16. Date of commencement of policy is the start date of this Policy.
- 17. **Date of Cover Expiry under the Base Policy** means the date on which the health cover under the policy ceases for each Insured as specified in the Schedule.
- 18. Date of Cover Expiry for LIC's Accident Benefit rider means the date on which the cover under LIC's Accident Benefit rider under the policy ceases for each Insured as specified in the Schedule.
- 19. Date of Cover Expiry for LIC's New Term Assurance rider means the date on which the cover under LIC's New Term Assurancerider under the policy ceases for each Insured as specified in the Schedule.
- 20. **Date of issuance of policy** is a date when a proposal after underwriting is accepted as a policy and this contract gets effected.
- 21. **Date of Revival** is described in Condition 3 of Part D of this Policy Document and is relevant in the event that the Policy/Cover of Insured member(s) is revived after discontinuance of the Cover.
- 22. Day Care Procedure Benefit means the benefit as specified under Condition 1.III of Part C of this Policy Document, subject to terms and conditions of the policy.
- 23. Day care centre means any institution established for day care treatment of illness and / or injuries or a medical setup with a hospital and which has been registered with the local authorities, wherever applicable, and is under the supervision of a registered and qualified medical practitioner AND must comply with all minimum criteria as under:-
 - has qualified nursing staff under its employment
 - has qualified medical practitioner (s) in charge
 - has a fully equipped operation theatre of its own where surgical procedures are carried out
 - maintains daily records of patients and will make these accessible to the Insurance company's authorized personnel.
- 24. **Dental treatment** means a treatment related to teeth or structures supporting teeth including examinations, fillings (where appropriate), crowns, extractions and surgery.
- 25. **Disclosure to Information norm:** The Policy shall be void and all premium paid hereon shall be forfeited to the Corporation, in the event of misrepresentation, mis-description or non-disclosure of any material fact.
- 26. Effective Date of Cover in respect of an Insured is the date on which the Corporation after underwriting accepts the risk for insurance (cover) in respect of that Insured as specified in the Schedule.
- 27. Endorsement means conditions attached/ affixed to this Policy incorporating any amendments or modifications agreed to or issued by the Corporation.
- 28. Experimental/Unproven treatment means the treatment, including drug experimental therapy which is not based on established medical practice in India, is treatment experimental or unproven.
- 29. Extended Hospitalization Benefit means the benefit as specified under Condition 1. VI of Part C this Policy Document, subject to the terms and conditions of this Policy.
- 30. Free Look Period is the period of 15 days from the date of receipt of the Policy Document by the 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.
- 31. **Grace period** means the specified period of time immediately following the premium due date during which a payment can be made to renew or continue a policy in force without loss of continuity benefits such as waiting periods and coverage of pre existing diseases. Coverage is not available for the period for which no premium is received.
- 32. **Hospital** means any institution established for *in-patient care* and *day care treatment* of illness and/or injuries and which has been registered as a hospital with local authorities under the Clinical Establishments (Registration and Regulation) Act, 2010 or under the enactments specified under the Schedule of Section 56(1) of the said Act OR complies with all minimum criteria as under:
 - i. has qualified nursing staff under its employment round the clock;
 - ii. has at least 10 in-patient beds in towns having a population of less than 10,00,000 and at least 15 in-patient beds in all other places:
 - iii. has qualified medical practitioner (s) in charge round the clock;
 - iv. has a fully equipped operation theatre of its own where surgical procedures are carried out:
 - v. maintains daily records of patients and makes these accessible to the insurance company's authorized personnel.
- 33. **Hospitalization** Means admission in a Hospital for a minimum period of 24 consecutive "*In patient Care*" hours except for specified procedures/ treatments, where such admission could be for a period of less than 24 consecutive hours.

- 34. Hospital Cash Benefit means the benefit as specified under Condition 1.1 of Part C this Policy Document, subject to the terms and conditions of this Policy.
- 35. **Inforce Policy** means a policy in which all due premiums have been paid and the premiums are not outstanding beyond grace period.
- 36. **Illness** means a sickness or a disease or pathological condition leading to the impairment of normal physiological function and requires medical treatment.
 - (a) Acute condition Acute condition is a disease, illness or injury that is likely to respond quickly to treatment which aims to return the person to his or her state of health immediately before suffering the disease/ illness/ injury which leads to full recovery
 - (b) Chronic condition A chronic condition is defined as a disease, illness, or injury that has one or more of the following characteristics:
 - 1. It needs ongoing or long-term monitoring through consultations, examinations, check-ups, and /or tests.
 - 2. It needs ongoing or long-term control or relief of symptoms.
 - 3. It requires rehabilitation for the patient or for the patient to be specially trained to cope with it.
 - 4. It continues indefinitely.
 - 5. It recurs or is likely to recur.
- 37. **Injury** means accidental physical bodily harm excluding illness or disease solely and directly caused by external, violent and visible and evident means which is verified and certified by a Medical Practitioner.
- 38. **Inpatient care** means treatment for which the insured person has to stay in a hospital for more than 24 hours for a covered event.
- 39. **Insured** means the person covered for the benefits under this Policy and shall include the Principal Insured, the Insured Spouse (if included by the Principal Insured), the Insured Children (if included by the Principal Insured) and Insured Parents (if included by the Principal Insured) whose names are specified in the Schedule or in a valid endorsement made by the Corporation to the Schedule.
- 40. **Insured Child** means the named person(s) specified as such in the Schedule (under Relationship to Principal Insured), being a surviving legitimate child of the Principal Insured and of the Insured Spouse.
- 41. **Insured Spouse** means the named person specified as such in the Schedule (under Relationship to Principal Insured), being the surviving legal spouse of the Principal Insured.
- 42. **Insured Parents** means the named person/persons specified as such in the Schedule (under Relationship to Principal Insured), being a surviving legitimate father and mother of the Principal Insured.
- 43. **Intensive Care Unit** means an identified section, ward or wing of a hospital which is under the constant supervision of a dedicated medical practitioner(s), and which is specially equipped for the continuous monitoring and treatment of patients who are in a critical condition, or require life support facilities and where the level of care and supervision is considerably more sophisticated and intensive than in the ordinary and other wards.
- 44. **IRDAI** means Insurance Regulatory and Development Authority of India earlier called as Insurance Regulatory and Development Authority (IRDA).
- 45. **Major Surgical Benefit** means the benefit as specified under Condition 1.II of Part C this Policy Document, subject to the terms and conditions of this Policy.
- 46. **Major Surgical Benefit Restoration** means the benefit as specified under Condition 1.II.c of Part C this Policy Document, subject to the terms and conditions of this Policy.
- 47. **Major Surgical Benefit Sum Assured** in respect of an Insured in a policy year is equal to 100 (one hundred) times the Applicable Daily Benefit in respect of that Insured for that Policy Year.
- 48. **Medical Advice** means any consultation or advice from a Medical Practitioner including the issuance of any prescription or follow-up prescription.
- 49. **Medical Expenses** means those expenses that an Insured Person has necessarily and actually incurred for medical treatment on account of Illness or Accident on the advice of a Medical Practitioner, as long as these are no more than would have been payable if the Insured Person had not been insured and no more than other hospitals or doctors in the same locality would have charged for the same medical treatment.
- 50. Medical Management Benefit means the benefit as specified under Condition 1. V of Part C this Policy Document, subject to the terms and conditions of this Policy.
- 51. Medically necessary treatment means any treatment, tests, medication, or stay in hospital or part of a stay in hospital which;
 - i. is required for the medical management of the illness or injury suffered by the insured;
 - ii. must not exceed the level of care necessary to provide safe, adequate and appropriate medical care in scope, duration, or intensity;
 - iii. must have been prescribed by a medical practitioner;
 - iv. must conform to the professional standards widely accepted in international medical practice or by the medical community in India.
- 52. **Medical Practitioner** means a person who holds a valid registration from the medical council of any State or Medical Council of India or Council for Indian Medicine or for Homeopathy set up by the Government of India or a State Government and is thereby entitled to practice medicine within its jurisdiction; and is acting within the scope and jurisdiction of licence. The treating Medical Practitioner should not be the Insured himself or a close family member of the Insured(s).
- 53. Minor is a person who has not completed 18 years of age.

- 54. 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 provisions of Section 39 of the Insurance Act, 1938 as amended from time to time.
- 55. Nominee(s) means the person(s) nominated by the Policyholder under this Policy who is (are) authorised to receive the claim benefit payable under this Policy and to give a valid discharge to the Corporation on settlement of the claim.
- 56. No Claim Benefit means the benefit as specified under Condition 2. II of Part C this Policy Document, subject to the terms and conditions of this Policy.
- 57. Notification of Claim means the process of intimating a claim to the insurer or TPA through any of the recognized modes of communication.
- 58. **OPD (Out-Patient) treatment** means the one in which the Insured visits a clinic / hospital or associated facility like a consultation room for diagnosis and treatment based on the advice o f a Medical Practitioner. The Insured is not admitted as a day care or in-patient.
- 59. **Original Principal Insured** means the person named as 'Principal Insured' in the Schedule who is the legal owner of the Policy at inception.
- 60. Other Surgical Benefit means the benefit as specified under Condition 1.IV of Part C this Policy Document, subject to terms and conditions of the policy.
- 61. **Physician**/ **Surgeon** means a qualified allopathic medical practitioner holding a valid and subsisting license, granted by the appropriate licensing authority, and practicing within the scope of his license.
- 62. **Policy/Policy Document** means this document comprising of Part A to Part G alongwith the Major Surgical Benefit Annexure, Day Care Procedure Benefit Annexure and any endorsements attaching to or forming part thereof.
- 63. **Policy Anniversary** means one year from the Date of Commencement of the Policy and the same date falling each year thereafter, till the policy continues.
- 64. **Policy Year** means a period of one year between any two consecutive Policy anniversaries, commencing on a Policy anniversary and ending one day prior to the next succeeding Policy anniversary, during the continuance of policy.
- 65. Pre-Existing Disease/Condition means any condition, ailment, injury or disease:
 - a) That is/are diagnosed by a physician within 48 months prior to the effective date of cover or date of revival of policy; or
 - b) For which medical advice or treatment was recommended by, or received from, a physician within 48 months prior to the effective date of cover or date of revival of policy.
- 66. **Principal Insured (PI)** is the Policyholder i.e. the legal owner of this Policy. In case of death or on expiry of cover of Original Principal Insured, the surviving Insured Spouse/Insured Parent shall become the Principal Insured as specified in Condition 4 of Part C of this Policy Document and the policy will continue.
- 67. **Renewal** defines the terms on which the contract of insurance can be renewed on mutual consent with a provision of grace period for treating the renewal continuous for the purpose of gaining credit for pre-existing diseases, time-bound exclusions and for all waiting periods.
- 68. **Revival** of a policy/cover means restoration of the policy/cover, which was discontinued due to non-payment of premium, by the insurer with all the benefits mentioned in the policy document, with or without rider benefits if any, upon the receipt of all the premium(s) due and other charges / late fee, if any, as per the terms and conditions of the policy, upon being satisfied as to the **Continued Insurability** (as defined above)of the each Insured.
- 69. **Revival Period** means the period of five consecutive years from the date of first unpaid premium, during which period the policyholder is entitled to revive the policy which was discontinued due to the non-payment of premium.
- 70. **Rider** is an additional cover which can be opted for along with Base Policy. The rider shall be available on the life of PI and/or Insured Spouse.
- 71. **Rider Benefits** means an amount of benefit payable on a specified event offered under the Rider, and is allowed as add-on benefit to benefit under Base Policy.
- 72. **Rider Premium** is the premium payable along with the premium under Base Policy towards the additional cover/benefit opted under the rider, if opted.
- 73. Schedule is the part of policy document that gives the specific details of your policy.
- 74. Sickness means a sickness or a disease which first manifests itself during the continuance of policy and requires inpatient treatment or Surgery in a Hospital by a Physician.
- 75. **Surgery or Surgical Procedure** means manual and / or operative procedure (s) required for treatment of an illness or injury, correction of deformities and defects, diagnosis and cure of diseases, relief from suffering and prolongation of life, performed in a hospital or day care centre by a medical practitioner.
- 76. 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 cover as well as applicability of suitable premium or modified terms, if any, is taken.
- 77. UIN means the Unique Identification Number allotted to this plan by the IRDAI.

For the purposes of this Policy, any medical terms not defined above shall have their respective meaning as ascribed to it by the Dorlands' Medical Dictionary.

PART-C: BENEFITS

1. The following benefits are payable on inpatient hospitalization during the Cover Period under an in-force policy:

I) Hospital Cash Benefit:

In the event of Accidental Bodily Injury or Sickness first occurring or manifesting itself on or after the Effective Date of Cover and during the Cover Period causing an Insured's Hospitalization to exceed a continuous period of 24 hours within the Cover Period, then, subject to Benefit Limits and Conditions, Waiting Period and Exclusions of the Policy, the Daily Benefit is payable by the Corporation as follows, regardless of the actual costs incurred:

a. In case of Hospitalization in the general or special ward (i.e. a non-Intensive Care Unit ward/room) of a Hospital:

The Applicable Daily Benefit in a Policy Year, for each continuous period of 24 hours or any part thereof (after having completed the 24 hours) provided any such part stay exceeds a continuous period of 4 hours of Hospitalization necessitated solely by reason of the said Accidental Bodily Injury or Sickness, shall be payable.

b. In case of Hospitalization in the Intensive Care Unit of a Hospital:

Two times the Applicable Daily Benefit reckoned under Condition 1.I.a. above for each continuous period of 24 hours or part thereof (after having completed the 24 hours) provided any such part stay exceeds a continuous period of 4 hours of Hospitalization in the Intensive Care Unit of a Hospital during any period of Hospitalization necessitated solely by reason of the said Accidental Bodily Injury or Sickness shall be payable.

c. Combined stay in Non-ICU and ICU ward/room:

During one period of 24 continuous hours (i.e. one day) of Hospitalization, if the said Hospitalization included stay in an Intensive Care Unit as well as in any other inpatient (non-Intensive Care Unit) ward of the Hospital, the Corporation shall pay benefits as if the admission was to the Intensive Care Unit provided that the period of Hospitalization in the Intensive Care Unit was at least 4 continuous hours.

II) Major Surgical Benefit:

In the event of an Insured under this Policy due to medical necessity undergoing any specified Surgery (as mentioned in the Major Surgical Benefit Annexure) within the Cover Period in a Hospital due to Accidental Bodily Injury or Sickness first occurring or manifesting itself on or after the Effective Date of Cover and during the Cover Period then, subject to Benefit Limits and Conditions, Waiting Period and Exclusions of this Policy, a percentage (as mentioned in the Major Surgical Benefit Annexure against the specified Surgery performed) of the Major Surgical Benefit Sum Assured shall be payable by the Corporation, regardless of the actual costs incurred. Where, Major Surgical Benefit Sum Assured is equal to 100 (one hundred) times the Applicable Daily Benefit for that Policy year in respect of each Insured.

Hospital Cash Benefit will be paid over and above the lump sum Major Surgical Benefit based on the length of stay in the hospital.

In addition, the following benefits shall also be available under Major Surgical Benefit:

a. Ambulance Benefit:

In the event that a Major Surgical Benefit (as mentioned in the Major Surgical Benefit Annexure) is payable and emergency transportation costs by an ambulance have been incurred, an additional lump sum of Rs 1,000 will be payable in lieu of ambulance expenses.

b. Premium Waiver Benefit:

In the event that a Major Surgical Benefit falling under Category 1 or Category 2 (as mentioned in the Major Surgical Benefit Annexure) is payable in respect of any Insured, the total annualized premium i.e. total one year premium in respect of this Policy from the instalment premium due date coinciding with or next following the date of the Surgery will be waived.

In case of multiple MSB claims (in respect of multiple/same Insured), falling under Category 1 or Category 2 (as mentioned in the Major Surgical Benefit Annexure) in the same policy year, Premium Waiver Benefit will be available only once during the policy year i.e. the premium due coinciding with or next following the date of first surgery will be waived for one year.

c. <u>Major Surgical Benefit Restoration</u>:

In the event that 100% of Major Surgical Benefit Sum Assured is exhausted in a policy year in respect of an Insured due to the previous Major Surgical Benefit claims in that policy year, the next Major Surgical

Benefit claim (i.e. in case of any specified surgeries as mentioned in the Major Surgical Benefit Annexure) in that policy year, post exhaustion of Sum Assured, will be covered, subject to:

- i) The subsequent Major Surgical Benefit claim should not be arising from or due to the previous Major Surgical Benefit claims in that policy year.
- ii) The subsequent Major Surgical Benefit claim should be for a different category/bucket (For e.g. Cardiovascular System, Digestive System etc.) than any of the previous Major Surgical Benefit claims in that policy year.
- iii) The subsequent Major Surgical Benefit claim should be for a different procedure (For e.g. CABG, Pancreatolithotomy etc.) than any of the previous Major Surgical Benefit claims in that policy year.

III) Day Care Procedure Benefit:

In the event of an Insured covered under this Policy due to medical necessity undergoing any specified Day Care Procedure (as mentioned in the Day Care Procedure Benefit Annexure) within the Cover Period in a Hospital or Day Care Centre due to Accidental Bodily Injury or Sickness first occurring or manifesting itself on or after the Effective Date of Cover and during the Cover Period then, subject to Benefit Limits and Conditions, Waiting Period and Exclusions of this Policy, an amount equal to 5 (five) times the Applicable Daily Benefit, shall be payable by the Corporation, regardless of the actual costs incurred.

IV) Other Surgical Benefit:

In the event of an Insured covered under this Policy due to medical necessity undergoing within the Cover Period any Surgery not listed under Major Surgical Benefit or Day Care Procedure Benefit, in a Hospital due to Accidental Bodily Injury or Sickness first occurring or manifesting itself on or after the Effective Date of Cover and during the Cover Period, then, subject to the Benefit Limits and Conditions, Waiting Period and Exclusions of this Policy, a Daily Benefit equal to 2.5 (two and a half) times the Applicable Daily Benefit, shall be payable by the Corporation, regardless of the actual costs incurred for each continuous period of 24 hours or part thereof provided any such part stay exceeds a continuous period of 4 hours of Hospitalization.

Other Surgical Benefit shall be payable only if inpatient hospitalization stay exceeds 24 hours.

Hospital Cash Benefit will be paid over and above the Other Surgical Benefit based on the length of stay in the hospital.

V) Medical Management Benefit:

In the event of an insured covered under this policy undergoing inpatient hospitalization within the Cover Period due to the following major medical conditions first occurring or manifesting itself on or after the Effective Date of Cover and during the Cover Period then, subject to Benefit Limits and Conditions, Waiting Period and Exclusions of this Policy, a lump-sum of 2.5 (two and a half) times of Applicable Daily Benefit shall be payable by the Corporation regardless of the actual cost incurred:

- a) Dengue
- b) Malaria
- c) Pneumonia
- d) Pulmonary Tuberculosis
- e) Viral Hepatitis A

Hospital Cash Benefit will be paid over and above the Medical Management Benefit based on the length of stay in the hospital.

VI) Extended Hospitalization Benefit:

In the event of an Insured covered under this policy undergoing a single period of continuous inpatient hospitalization in excess of 30 days within the Cover Period, due to Accidental Body Injury or Sickness first occurring or manifesting itself on or after the Effective Date of Cover and during the Cover Period then, subject to Benefit Limits and Conditions, Waiting Period and Exclusions, a lump-sum of 10 (ten) times of Applicable Daily Benefit shall be payable by the Corporation, regardless of the actual costs incurred.

Extended Hospitalization benefit would be payable in addition to any applicable Hospital Cash Benefit, Major Surgical Benefit, Other Surgical Benefit or Day Care Benefit payable for the same event of inpatient hospitalization.

2. Other Benefits:

I. <u>Auto Step Up Benefit</u>: Under this benefit, an amount equal to 15% of Initial Daily Benefit shall be added to the Applicable Daily Benefit of the previous policy year. Such increase in the Applicable Daily Benefit shall be effected at the end of every third policy anniversary during the Cover Period and shall continue to be added until Applicable Daily Benefit attains a maximum amount of 1.5 times the Initial Daily Benefit. Thereafter, this amount in each Policy year in future shall remain at that maximum level attained i.e. no addition shall be made under this benefit.

In case of all the Insured(s) covered under the policy join at inception of the Policy, the date on which Auto Step up Benefit is effected may be same. However, in respect of any Insured(s) joining subsequently, the date on which Auto Step up Benefit is effected may be different as the '**third policy anniversary**' shall be construed from 'Effective Date of Cover' of the respective Insured.

In case the Auto Health Cover Benefit is triggered in respect of an Insured as detailed in Condition 2.IV.ii). of Part C below, Auto Step Up Benefit shall not be applicable. On expiry of the Auto Health Cover Period, the conditions applicable for Auto Step Up Benefit shall be as mentioned under Condition 2.IV.ii).A).viii of Part C below.

II. <u>No Claim Benefit:</u> In the event of every three claim free policy years, an amount equal to 5% (five percent) of the Initial Daily Benefit shall be added to the Applicable Daily Benefit at the end of the third claim free year; where, 'Claim free policy years' shall be construed in respect of the policy as a whole, that is, there are no claims in respect of any of the Insured(s) covered under the policy during the immediate previous three years. There shall be no maximum limit for this benefit throughout the cover period.

Hence, even if any additional member is included after the Date of Commencement of Policy, the date of accrual of No Claim Benefit in respect of such additional member shall coincide with that of PI (i.e. No Claim Benefit shall be added for that additional Insured member from the policy anniversary on which 'No Claim Benefit' is added in respect of Principal Insured). Hence, No Claim Benefit in respect of any such additional member may accrue even after a minimum period of one year from Effective Date of Cover and before completion of three policy years from his/her joining the policy. Therefore, the No Claim Benefit for Principal Insured and additional members will accrue concurrently irrespective of their date of joining the policy.

On death of Original PI, in case the Auto Health Cover Benefit is triggered/not triggered in respect of any of the Insured (as detailed in Condition 2.IV.ii). of Part C below), No Claim Benefit under the policy (i.e. in respect of all the Insured members) shall be added in the event of three claim free policy years from the Date of Expiry of AHC period in respect of the Insured member for which AHC period expires in the last.

III. <u>Health Check-up Benefit:</u>

In addition to various benefits payable on hospitalization mentioned in Condition 1 of Part C above, Health Check-up Benefit is also payable in respect of each of the Insured. Under this benefit, an amount equal to the actual expenses incurred but not exceeding One Half of Applicable Daily Benefit shall be payable in respect of each Insured towards Health Check-up expenses once in every 3 policy years provided he/she undergoes Health Check-up and shares a copy of the medical report and the medical bills.

IV. <u>Death Benefit under the Base Policy</u>:

- i) <u>On death of an Insured person other than the Principal Insured</u>: No death benefit will be payable and the policy will continue in respect of other Insured(s) and premium payable in respect of the deceased Insured shall cease from the instalment premium due date coinciding with or next following the date of death of the Insured.
- ii)<u>On death of Original Principal Insured</u>: **Auto Health Cover (AHC) Benefit** (wherein the premiums payable under the Base Policy shall be waived for **Auto Health Cover Period**) as detailed below shall be available to the other Insured(s) covered under this policy and the policy shall continue. **Auto Health Cover (AHC) Benefit** shall be available to each of the eligible Insureds, as per terms and conditions mentioned in Para A) below. If any of the Insured(s) do(es) not satisfy trigger condition for AHC Benefit, then the condition as specified in Para B) below shall apply.

In such an event, the new PI under the policy shall be as specified under Condition 4 of Part C below.

Auto Health Cover (AHC) Benefit:

In case of death of Original Principal Insured, the policy shall continue with new PI along with other eligible surviving Insured(s) covered under the policy, without any payment of premiums from the policy anniversary coinciding with or next following the date of death of the Principal Insured, for a further period of 15 years or upto specified age in respect of each of the Insureds, whichever is earlier, provided they are eligible for this AHC Benefit.

The period for which AHC Benefit shall be applicable in respect of each of the eligible Insureds shall be denoted as "Auto Health Cover (AHC) Period". The applicable Auto Health Cover Period for each eligible Insured shall be as detailed below:

- <u>For Insured Child(ren)</u>: AHC Period shall be a period of 15 years or till the policy anniversary on which the Insured Child is 25 years, whichever is earlier.
- For Insured Spouse/Insured Parent(s): AHC Period shall be a period of 15 years or till the policy anniversary on which the age of Insured Spouse/Parents is 70 years, whichever is earlier.

(Note: The AHC Period mentioned above shall commence from the policy anniversary coinciding with or next following the date of death of the Principal Insured. On completion of AHC Period as applicable to each Insured member, the cover in respect of remaining eligible Insured(s) can continue by payment of premiums for, the outstanding term, if any. The premium payment, in such a case, shall commence from the policy anniversary date coinciding with the date of completion of the AHC Period).

Hence, the Auto Health Cover Benefit will be triggered only if the age of Insured spouse / Insured Parent(s) as on the policy anniversary coinciding with or next following the date of death of PI is below 70 years and/or any of the Insured Child(ren) is below 25 years. In case any of the surviving Insured does not satisfy the criteria, the Auto Health Cover benefit will not be applicable for such Insured life and the condition as specified in Para B) below shall apply.

A) <u>Conditions applicable for Auto Health Cover Benefit</u>:

- i. The policy should be inforce, by payment of all due premiums, on the date of death of the PI and also till the start date of AHC Period.
- ii. AHC Benefit shall not be applicable if Principal Insured (whether sane or insane) commits suicide at any time within 12 months from the Effective Date of Cover or within 12 months from the date of revival,
- iii. The benefit of "Auto Health Cover" as mentioned above shall trigger in respect of each of the Insureds from the policy anniversary coinciding with or next following the date of death of the Principal Insured, provided such surviving Insured(s) satisfy the trigger condition.
- iv. During the AHC Period, the premiums under the Base Policy in respect of eligible Insured(s) shall be waived. However, premiums in respect of any riders, if opted for, shall not be waived and shall continue to be paid as per respective rider conditions. In case the rider premiums are not paid within the grace period, the rider benefits shall cease. Once the rider is ceased, it cannot be re-opted during the cover period.
- v. The benefit payable under the Base Policy during the AHC Period shall be based on the Applicable Daily Benefit as applicable in respect of each Insured as on the date of death of PI i.e. Applicable Daily Benefit shall remain at the same level during the AHC Period and no further increase in Applicable Daily Benefit by way of 'Auto Step Up' or 'No Claims Benefit' shall apply during this period.
- vi. AHC Benefit shall be available in case of death of Original Principal Insured only. On the Insured Spouse/Parent becoming the new PI (as mentioned under Condition 4 of Part C below), AHC benefit shall not be available on death of new Principal Insured.
- vii. If the AHC Benefit is triggered for any eligible Insured(s), the cover in respect of such member(s) shall continue till the expiry of their respective AHC period. On expiry of the AHC period, the cover in respect of eligible Insured(s) can continue till their Date of Cover Expiry provided premiums in respect of such Insured member(s) are paid by the PI.

If the premium in respect of any such Insured member(s) is not paid within the grace period; then his/her cover shall cease on the expiry of the grace period. The cover may be revived on the request of PI as specified under Condition 3 of Part D below. The Revival Period of 5 years for each Insured post AHC shall be reckoned from the respective First Unpaid Premium for each such member.

The Applicable Daily Benefit after the expiry of Auto Health Cover Period, under such cases shall be as specified in (viii) below.

viii. Calculation of Applicable Daily Benefit on expiry of AHC Period in respect of each Insured:

On expiry of AHC period in respect of an Insured, the Applicable Daily Benefit payable for such a member, for a period of three completed policy years, shall be based on the Applicable Daily Benefit as on the date of death of PI and thereafter the Auto Step Up Benefit shall be resumed.

'No Claim Benefit' under the policy (i.e. in respect of all the Insured members) shall be added to Applicable Daily Benefit only after completion of three claim free policy years from date of expiry of AHC period in respect of all the Insured(s) covered under the policy. If the date of expiry of AHC period is not same for all the Insured(s), the No Claim Benefit shall be added to Applicable Daily Benefit in the event of three claim free policy years from the Date of Expiry of AHC period in respect of the insured member for which AHC period expires in the last.

B) <u>Conditions applicable if AHC Benefit is not triggered in respect of any of the Insureds i.e. the age of the Insured Spouse and/or age of the Insured Parent(s) is 70 years or above on the policy anniversary coinciding with or next following the date of death of PI:</u>

The cover in respect of such member(s) shall continue till their respective Date of Cover Expiry provided the premiums in respect of such Insured member(s) are paid. In such an event, the Applicable Daily Benefit for such member shall continue to be increased only by way of Auto Step-up Benefit, if any. However, No Claim Benefit for such members shall only be added in the event of three claim free policy years from the Date of Expiry of AHC period in respect of the insured member for which AHC period expires in the last.

If the premium in respect of such Insured member(s) is not paid within the grace period; then his/her cover shall cease on the expiry of the grace period. The cover may be revived on the request of PI as specified under Condition 3 of Part D below.

V. <u>Maturity Benefit</u>: No benefits are payable at the end of the Cover Period and the Policy shall stand terminated.

3. Rider Benefits:

The following two rider(s) are available under this policy:

A. LIC's New Term Assurance Rider (UIN 512B210V01)

This rider is available only on the life of Original Principal Insured and/or Insured Spouse on payment of additional premium, only at the inception/inclusion into the policy. The benefit will not be available under the policy on the life of any Insured other than Principal Insured and Insured Spouse.

B. LIC's Accident Benefit Rider (UIN: 512B203V03):

Under an in-force policy, this rider can be opted for on payment of additional premium, provided LIC's New Term Assurance Rider has been opted for. The benefit will not be available under the policy on the life of any Insured other than Original Principal Insured and Insured Spouse. Maximum Accident Benefit Sum Assured shall be equal to the Term Assurance Rider Sum Assured. LIC's Accidental Benefit Rider can be opted for at any time provided the outstanding premium paying term of the LIC's New Term Assurance Rider is at least five years but before the policy anniversary on which the age nearer birthday of life assured is 65 years.

Subject to stated above, if the LIC's Accident Benefit Rider is opted for, at any time when the Rider cover is in force for the full Sum Assured as on date of accident, this benefit shall be available only till the date of cover expiry of LIC's New Term Assurance Rider or LIC's Accident Benefit Rider, whichever is earlier.

The additional premium for this benefit will not be required to be paid from the policy anniversary after the expiry of LIC's New Term Assurance Rider or LIC's Accident Benefit Rider, whichever is earlier. However, the premium under the Base Policy shall continue to be paid as per terms and conditions of this Policy.

Conditions of rider(s), if opted, are enclosed as endorsement to this policy.

4. <u>Default provision for Insured Spouse/Parent to become Principal Insured on exit of Original PI</u> from the policy:

On the exit of Original PI in the event of death or expiry of his/her cover (where expiry of cover shall be on the Date of Cover Expiry of PI or on PI exhausting all the lifetime maximum Benefit Limits), the policy shall continue with the surviving Insured Spouse as new PI along with other eligible surviving Insured(s). If there is no Insured Spouse under the Policy; or if Insured Spouse has predeceased the PI; or if the Insured Spouse has exited from the policy, the policy shall continue with elder of the surviving Insured Parents as new PI along with other eligible surviving Insured(s).

The premium for such new successive PI would be based on the then applicable tabular premium rates for Principal Insured and the age for calculation of revised premium rate will be his/her age at entry. However, the existing level of cover in respect of the new PI shall remain unaltered as applicable to him /her.

In the event of the expiry of cover of PI or on death of PI (wherein AHC benefit is not triggered), the premium in respect of the new PI (Insured Spouse/Parent) will change with effect from the coinciding or following instalment premium due date. In case AHC benefit is triggered the premium in respect of the new PI will change with effect from the instalment premium due date coinciding with the date of expiry of his/her AHC Period.

Further, Auto Health Cover Benefit (as specified under Condition 2.IV.ii). of Part C above) will not be available on death of the new PI.

5. Premiums:

- a) The instalment premium, mode, due dates and dates of last payment are specified in the Schedule of this policy document. Subject to the days of grace, the instalment premiums must be received on or before their due dates. The premium payable in respect of Principal Insured/ Insured Spouse will be "Instalment premium" which includes
 - (i) Instalment premium for Base Policy,
 - (ii) Instalment premium for LIC's Accident Benefit Rider (if opted for),
 - (iii) Instalment premium for LIC's New Term Assurance Rider (if opted for),

For other insured, the "Instalment premium" shall be the instalment premium for the Base Policy.

- b) The Total Instalment Premium payable under this Policy shall be the sum of the Instalment Premiums in respect of each Insured member covered under the Policy.
- c) The policyholder has to pay the Total Instalment Premium on the due dates along with applicable taxes, if any, from time to time.
- d) The Corporation does not have any obligation to issue a notice that premium is due or for the amount that is due.

6. Grace Period:

A grace period of 30 (thirty) days shall be allowed for payment of yearly or half-yearly premiums from the date of First unpaid premium. If the due premiums are not paid within the days of grace the policy will lapse and no benefits will be payable thereafter.

The above grace period will also apply to rider premiums which are payable along with premium for base policy.

7. Review of Premiums:

The premium rates under the Base Policy are guaranteed for a period of 3 (three) years from the Date of Commencement of Policy in respect of each insured life covered under the policy at inception. Based on the experience of the portfolio under this plan, the Corporation reserves the right to revise the premium rates any time after the completion of 3 policy years starting from the Date of Commencement of Policy, the premium rates for future years will be subject to revision in compliance with applicable Regulations from time to time. However, such revised rates shall be guaranteed for a further period of at least 3 years.

The instalment premium on each review will be based on age at entry i.e. age as on the Date of Commencement of Policy/ age at the time of inclusion into the policy, as the case may be.

If any additional member is included in the policy after the Date of Commencement of Policy, the premium charged in respect of that member will be guaranteed till the policy anniversary on which the premium rates are revised in respect of Principal Insured and hence may change even before completion of 3 years from his/her joining the policy. Thereafter the premium rates for Principal Insured and additional members will be revised concurrently (i.e. the period of three years shall reckon from the Date of Commencement of Policy/date from which the premiums are reviewed).

Any such revision in premium rates under a policy, after the approval from the Authority, shall be notified to the policy holder at least ninety days prior to the date when such review or modification comes into effect. However, the policyholder shall have the option to discontinue the policy, in case the revised instalment premium is not acceptable.

The instalment premium for both the optional riders shall be guaranteed throughout the cover period in respect of rider.

8. Benefit Limits and Conditions:

I) Hospital Cash Benefit Limits and Conditions:

- i. The Hospital Cash Benefit shall be payable only if Hospitalisation has occurred within India.
- ii. The total number of days for which Hospital Cash Benefit would be payable, in respect of each Insured, in a Policy Year would be restricted to
 - a. A maximum of 30 (thirty) days of Hospitalization (inclusive of stay in Intensive Care Unit) in the first Policy Year from the Effective Date of Cover in respect of that Insured
 - A maximum of 90 (ninety) days of Hospitalization (inclusive of stay in Intensive Care Unit) in the second and subsequent Policy Years following the Effective Date of Cover in respect of that Insured Hospital Cash Benefit paid for hemodialysis and radiotherapy will also be included under this maximum
- limits.iii. The total number of days of Hospitalization for which Hospital Cash Benefit is payable during the Cover Period, in respect of each and every Insured covered under the policy, shall be limited to a maximum of 900 (nine hundred) days (inclusive of stay in Intensive Care Unit). Upon attainment of this limit by an

Insured, the Hospital Cash Benefit in respect of that Insured shall cease immediately.

- iv. The Benefit Limits specified in the above clauses in respect of an Insured under this Policy, shall solely and exclusively apply to that Insured. Any unclaimed Hospital Cash Benefit of any one Insured is not transferable to any other Insured.
- v. The Hospital Cash Benefit shall not be payable in the event of an Insured under this Policy undergoing any specified Day Care Procedure (as mentioned in the Day Care Procedure Benefit Annexure) except for maintenance hemodialysis and radiotherapy.
- vi. Though hemodialysis and radiotherapy are Day Care Procedure, the Hospital Cash Benefit shall also be payable for these two procedures even if stay in hospital/day care centre is less than 24 hrs.

II) Major Surgical Benefit Limits and Conditions:

- i. If more than one Surgery is performed on the Insured, during the same surgical session, the Corporation shall pay 100% as per the category in respect of the most severe Surgery performed and for other surgeries 25% of the eligible amount shall be paid. This benefit shall be paid for each of the additional surgery done in the single session and is subject to the overall annual and lifetime limits.
- ii. The Major Surgical Benefit shall be paid as a lump sum as specified for the benefit concerned and is subject to providing proof of Surgery to the satisfaction of the Corporation.
- iii. All Surgical Procedures claimed should be confirmed as essential and required, by a qualified Physician or Surgeon, to the satisfaction of the Corporation.
- iv. The Major Surgical Benefit will be payable only after the Corporation is satisfied on the basis of medical evidence that the specified Surgery covered under the Policy has been performed.
- v. The Major Surgical Benefit shall be payable only if the Surgery has been performed within India.
- vi. The total amount payable in respect of each Insured under the Major Surgical Benefit in any Policy Year during the Cover Period shall not exceed 100% of the Major Surgical Benefit Sum Assured in that Policy year. In the event that the Major Surgical Benefit Sum Assured is exhausted in a policy year the next Major Surgical Benefit claim shall be subject to Major Surgical Benefit Restoration as specified in Condition 1.II.c of Part C above.
- vii. The total amount payable in respect of each Insured during the Cover Period under the Major Surgical Benefit shall not exceed a maximum limit of 1000% of the Major Surgical Benefit Sum Assured i.e. 1000 times the ADB applicable for the policy year in which the claim arises. If the total amount paid in respect of an Insured equals this lifetime maximum limit, the Major Surgical Benefit in respect of that Insured will cease immediately.
- viii. The Benefit Limits specified in the above clauses in respect of an Insured under this Policy, shall solely and exclusively apply to that Insured. Any unclaimed Major Surgical Benefit of any one Insured is not transferable to any other Insured.
- ix. The Major Surgical Benefit for any surgery cannot be claimed and shall not be payable more than once for the same surgery during the Cover Period. Also, PTCA (Percutaneous Transluminal Coronary Angioplasty) conducted under multiple sittings cannot be claimed and shall not be payable more than once.
- x. If Major Surgical Benefit is payable, Medical Management Benefit would not be payable for the same event of hospitalization.

Ambulance Benefit Limits and Conditions:

The lumpsum payable in case of Ambulance transportation expenses shall be payable for covered Major Surgical Benefit in respect of each Insured, provided the ambulance transportation is medically necessary and is subject to providing satisfactory evidence to the Corporation.

Major Surgical Benefit Restoration Benefit Limits and Conditions:

- i. In any Policy Year during the Cover Period in respect of each Insured, only the first Major Surgical Benefit claim post exhaustion of 100% of Major Surgical Benefit Sum Assured, would be payable in line with the applicable benefit payout level (as mentioned in the Major Surgical Benefit Annexure) for the covered procedure.
- ii. The Major Surgical Benefit Restoration claim shall be paid as a lump sum as specified for the benefit concerned and is subject to providing proof of Surgery to the satisfaction of the Corporation.
- iii. All Surgical Procedures claimed should be confirmed as essential and required, by a qualified Physician or Surgeon, to the satisfaction of the Corporation.
- iv. The Major Surgical Benefit Restoration claim will be payable only after the Corporation is satisfied on the basis of medical evidence that the specified Surgery covered under the Policy has been performed.
- v. The Major Surgical Benefit Restoration claim shall be payable only if the Surgery has been performed within India.
- vi. The Major Surgical Benefit Restoration claim shall be payable only once in any Policy year in respect of each Insured i.e the total amount payable in respect of each Insured under such Major Surgical Benefit Restoration claim in any Policy Year during the Cover Period shall not exceed 100% of the Major Surgical Benefit Sum Assured in that Policy year.

- vii. The Major Surgical Benefit Restoration claim shall be payable only upto a maximum of 10 (ten) times during the Cover Period in respect of each Insured
- viii. The Benefit Limits specified in the above clauses in respect of an Insured, shall solely and exclusively apply to that Insured. Any unclaimed Major Surgical Benefit Restoration claim on any one Insured is not transferable to any other Insured.

III) Day Care Procedure Benefit Limits and Conditions:

- i. If more than one Day Care Procedure is performed on the Insured, through the same incision or by making different incisions, during the same surgical session, the Corporation shall only pay for one Day Care Procedure performed.
- ii. The Day Care Procedure Benefit shall be paid as a lump sum and is subject to providing proof of Surgery/Procedure to the satisfaction of the Corporation.
- iii. All Day Care Procedures claimed should be confirmed as essential and required, by a qualified Physician or Surgeon, to the satisfaction of the Corporation.
- iv. The Day Care Procedure Benefit will be payable only after the Corporation is satisfied on the basis of medical evidence that the specified Day Care Procedure covered under the policy has been performed.
- v. The Day Care Procedure Benefit shall be payable only if the Day Care Procedure has been performed within India.
- vi. In respect of each Insured, the Day Care Procedure Benefit will be payable only up to a maximum of 3 (three) Day Care Procedures in any Policy Year during the Cover Period.
- vii. In respect of each Insured during the Cover Period, the Day Care Procedure Benefit will be payable only up to a lifetime maximum of 30 (thirty) Day Care Procedures. If the number of Day care Procedures eligible for the Day Care Procedure Benefit in respect of an Insured equals this lifetime maximum limit, the Day Care Procedure Benefit in respect of that Insured will cease immediately.
- viii. The Benefit Limits specified in the above clauses in respect of an Insured under this Policy, shall solely and exclusively apply to that Insured. Any unclaimed Day Care Procedure Benefit of any one Insured is not transferable to any other Insured.
- ix. If a Day Care Procedure is performed no Hospital Cash Benefit shall be paid (except for maintenance hemo dialysis and radiotherapy) even if the hospitalization for a day care procedure exceeds 24 hours.
- x. If Day Care Benefit is payable, Medical Management Benefit would not be payable for the same event of hospitalization.

IV) Other Surgical Benefit Limits and Conditions:

- i. If more than one Surgical Procedure is performed on the Insured, through the same incision or by making different incisions, during the same surgical session, the Corporation shall only pay for one Surgical Procedure.
- ii. The Other Surgical Benefit shall be paid as a Daily Benefit and is subject to providing proof of Surgery to the satisfaction of the Corporation.
- iii. All Surgical Procedures claimed should be confirmed as essential and required, by a qualified Physician or Surgeon, to the satisfaction of the Corporation.
- iv. The Other Surgical Benefit will be payable only after the Corporation is satisfied on the basis of medical evidence that the specified Surgical Procedure has been performed.
- v. The Other Surgical Benefit shall be payable only if the Surgical Procedure has been performed within India.
- vi. The total number of days of Hospitalization for which the Other Surgical Benefit is payable during a Policy Year in respect of each and every Insured covered under the Policy shall not exceed 15 (fifteen) days in the first Policy Year from the Effective Date of Cover in respect of that Insured and 45 (forty five) days for the second and subsequent Policy Years from the Effective Date of Cover in respect of that Insured.
- vii. The total number of days of Hospitalization for which the Other Surgical Benefit is payable during the Cover Period, in respect of each and every Insured covered under the Policy shall not exceed a lifetime maximum limit of 450 (four hundred and fifty) days. Upon attainment of this lifetime maximum limit, the Other Surgical Benefit in respect of that Insured will cease immediately.
- viii. The Benefit Limits specified in the above clauses in respect of an Insured under this Policy, shall solely and exclusively apply to that Insured. Any unclaimed Other Surgical Benefit on any one Insured is not transferable to any other Insured.
- ix. If Other Surgical Benefit is payable, Medical Management Benefit would not be payable for the same event of hospitalization.

V) Medical Management Benefit Limits and Conditions:

- The Medical Management Benefit shall be paid as a lump sum, subject to providing proof of hospitalization for the specified medical condition, to the satisfaction of the Corporation.
- ii. The Medical Management benefit shall be payable only if Hospitalisation and treatment has occurred within India
- iii. In respect of each Insured, the Medical Management Benefit would be payable maximum of 2 (two) times in each Policy Year during the Cover Period

- iv. In respect of each Insured during the Cover Period, the Medical Management Benefit will be payable only up to a lifetime maximum limit of 20 (twenty) times. If the Medical Management Benefit in respect of an Insured equals this lifetime maximum limit, the Medical Management Benefit in respect of that Insured will cease immediately.
- v. The Benefit Limits specified in the above clauses in respect of an Insured, shall solely and exclusively apply to that Insured. Any unclaimed Medical Management Benefit on any one Insured is not transferable to any other Insured.
- vi. Medical Management Benefit would not be payable if Major Surgical Benefit, Other Surgical Benefit or Day Care benefits are payable for the same event of inpatient hospitalization.

VI) Extended Hospitalization Benefit Limits and Conditions:

- i. Extended Hospitalization Benefit shall be paid as a lump sum, subject to providing proof of inpatient hospitalization to the satisfaction of the Corporation.
- ii. Extended Hospitalization Benefit shall be payable only if Hospitalization has occurred within India.
- iii. In respect of each Insured, the Extended Hospitalization Benefit would be payable maximum of 1 (one) time in each Policy Year during the Cover Period
- iv. In respect of each Insured during the Cover Period, the Extended Hospitalization Benefit will be payable only up to a lifetime maximum limit of 10 (ten) times. If the Extended Hospitalization Benefit in respect of an Insured equals this lifetime maximum limit, the Extended Hospitalization Benefit in respect of that Insured will cease immediately.
- v. The Benefit Limits specified in the above clauses in respect of an Insured under this Policy, shall solely and exclusively apply to that Insured. Any unclaimed Hospital Cash Benefit of any one Insured is not transferable to any other Insured.

VII) Health Check-up Benefit Limits and Conditions:

- i. In respect of each Insured, the Health Check-up Benefit would be payable only once every 3 (three) Policy Year during the Cover Period.
- ii. The Benefit Limits specified in the above clauses in respect of an Insured, shall solely and exclusively apply to that Insured. Any unclaimed Health Check-up Benefit on any one Insured is not transferable to any other Insured.
- iii. Health Check-up Benefit shall be payable only if the Health Check-up has occurred within India.

9. Commencement and Termination of Benefit Covers:

The Hospital Cash Benefit, Major Surgical Benefit, Day Care Benefit, Other Surgical Benefit, Medical Management Benefit and Extended Hospitalization Benefit cover in respect of each Insured shall commence on the Effective Date of Cover individually stated in the Schedule subject to the terms and conditions, waiting period and exclusions.

The Hospital Cash Benefit/Major Surgical Benefit/ Day Care Procedure Benefit/ Other Surgical Benefit/ Medical Management Benefit/Extended Hospitalization Benefit cover in respect of each Insured shall terminate at the earliest of the following:

- i. The 'Date of Cover Expiry under Base Policy' mentioned in the Schedule;
- ii. On death of the Insured;
- iii. On attaining the lifetime maximum Benefit Limits as specified in Condition 8 above;
- iv. In respect of the Insured Spouse, on divorce or legal separation from the Principal Insured;
- v. On non-payment of premium within the revival period in respect of such Insured;
- vi. On termination of the Policy due to non-payment of premium / absence of any eligible PI under the Policy / any other reason.

10.Waiting Period:

General waiting period:

There shall be no general waiting period in case Hospitalization or Surgery is due to Accidental Bodily Injury occurring on or after the Effective Date of Cover of the policy. There shall be a general waiting period during which no benefits shall be payable in the event of Hospitalization or Surgery, if the said Hospitalization or Surgery occurred due to Sickness.

- i. The general waiting period shall be 90 (ninety) days from the Effective Date of Cover in respect of each Insured.
- ii. If the policy/cover in respect of Insured member(s) is revived after discontinuance of the Cover then the following shall apply in respect of each Insured:
 - a. If the request for revival is received by the Corporation within 90 (ninety) days from the due date of the first unpaid premium, then there shall be a general waiting period of 45 (forty five) days from the Date of Revival in respect of each Insured.
 - b. If the request for revival is received by the Corporation beyond 90 (ninety) days from the due date of the first unpaid premium, then there shall be a general waiting period of 90 (ninety) days from the Date of Revival in respect of each Insured.

Specific waiting period:

Besides the above, in respect of each Insured, no benefits are available hereunder and no payment will be made by the Corporation for any claim under this Policy on account of Hospitalization or Surgery directly or indirectly caused by, based on, arising out of or howsoever attributable to any of the following during the specific waiting period:

- i. Treatment for adenoid or tonsillar disorders
- ii. Treatment for anal fistula or anal fissure
- iii. Treatment for benign enlargement of prostate gland
- iv. Treatment for benign uterine disorders like fibroids, uterine prolapse, dysfunctional uterine bleeding etc
- v. Treatment for Cataract
- vi. Treatment for Gall stones
- vii. Treatment for slip disc
- viii. Treatment for Piles
- ix. Treatment for Benign Thyroid Disorders
- x. Treatment for Hernia
- xi. Treatment for Hydrocele
- xii. Treatment for Degenerative Joint Conditions
- xiii. Treatment for Sinus Disorders
- xiv. Treatment for Kidney or Urinary Tract Stones
- xv. Treatment for Varicose Veins
- xvi. Treatment for Carpal Tunnel Syndrome
- xvii. Treatment for Benign Breast Disorders e.g. Fibroadenoma, Fibrocystic disease etc
- xviii. Treatment for Benign Ovarian disorders
- xix. Treatment for Gastric/Duodenal Ulcer
- xx. Treatment for Retinal disorders
- xxi. Treatment for Knee/Joint Replacement Surgery (other than caused by an accident)
- xxii. Treatment for Osteoporosis or Osteoarthritis
- xxiii. Treatment for Chronic renal failure or end stage renal failure
- xxiv. Treatment for Internal Congenital disease or defects or anomalies

The specific waiting period in respect of the treatments specified in the list above shall be as follows:

- i. The specific waiting period shall be 2 (two) years from the Effective Date of Cover in respect of each Insured.
- ii. If the policy/cover in respect of Insured member(s) is revived after discontinuance of the Cover then the following shall apply in respect of each Insured:
 - a. If the request for revival is received by the Corporation within 90 (ninety) days from the due date of the first unpaid premium, then the specific waiting period shall continue to be till 2 (two) years from the Effective Date of Cover in respect of each Insured.
 - b. If the request for revival is received by the Corporation beyond 90 (ninety) days from the due date of the first unpaid premium, then there shall be a specific waiting period of 2 (two) years from the Date of Revival in respect of each Insured.

11.Exclusions:

No benefits are available hereunder and no payment will be made by the Corporation for any claim under this policy on account of hospitalization or surgery directly or indirectly caused by, based on, arising out of or howsoever attributable to any of the following:

- 1. Any Pre-existing Condition (As defined in Part B above) unless disclosed to and accepted by the Corporation prior to the Effective Date of Cover or the Date of Revival (if the Policy/cover in respect of Insured member(s) is revived after discontinuance of the Cover).
- 2. Any treatment or Surgery not performed by a Physician/Surgeon or any treatment or Surgery of a purely experimental nature.
- 3. Any experimental or unproven pharmacological regimens or usage of any unproven treatment devices; any conditions (injuries or illnesses) arising due to advocation of any experimental or unproven pharmacological regimens or treatment devices or diagnostic tests.
- 4. Admission, diagnosis, or treatment in a Hospital outside India. Admission into a Hospital for routine examination, preventive medical check-up, vaccinations or any medical examination that are customarily carried out on an Out Patient Basis.
- 5. Any Surgery/ Surgical Procedure carried out purely for the purposes of diagnosis, screening and investigation, e.g. lower/upper GI Endoscopy or true- cut needle biopsy unless otherwise specified.
- 6. Admission into a hospital for any cosmetic, plastic surgery, aesthetic or related treatment of any type, also including any complications attributable to such treatments, irrespective of the reason behind such treatment, unless medically necessary for the treatment of illness or as a result of an injury or accident and performed within 6 months of the same.
- 7. Hospitalisation or Surgery for donation of an organ by donor.
- 8. Any dental examination, surgery or treatment except as necessitated due to any accident.

- 9. Convalescence, general debility, rest cure, external congenital disease or defect or anomaly, sterilization or infertility (diagnosis and treatment), any sanatoriums, spa or rest cures or long term care or hospitalization undertaken as a preventive or recuperative measure or for sole purpose of physiotherapy.
- 10. Any claim arising out of any condition directly or indirectly due to attempted suicide or intentional selfinflicted injury, by the life insured, whether sane or not at the time.
- 11. Life insured being under the influence of drugs, alcohol, narcotics or psychotropic substance, not prescribed by a Registered Medical Practitioner.
- 12. Removal or correction or replacement of any material/prosthesis/medical devices that was implanted in a former surgery before Effective Date of Cover or Date of Revival (if the Policy/cover in respect of Insured member(s) is revived after discontinuance of the Cover).
- 13. Any diagnosis or treatment arising from or traceable to pregnancy (This exclusion does not apply in case of ectopic pregnancy), childbirth including caesarean section, medical termination of pregnancy and/or any treatment related to pre and post natal care of the mother or the new born.
- 14. Any treatment directly or indirectly arising from or consequent to War (declared or undeclared), invasion, act of foreign enemy, hostilities (declared or undeclared), civil war, riots, civil commotion, rebellion, revolution or any warlike operations / terrorism / acts of terrorism.
- 15. Any claim occurring as a direct or indirect result of Service in the military/ para- military, naval, air forces or police organizations and participation in operations requiring the use of arms or which are ordered by such authorities for combating terrorists, rebels and the like.
- 16. Any natural peril (including but not limited to avalanche, earthquake, volcanic eruptions or any kind of natural hazard).
- 17. Any claim in respect of treatment due to conditions arising out of Life Insured engaging in or taking part in professional sport(s) or competitive sports or any hazardous pursuits, including but not limited to, diving or riding or any kind of race; underwater activities involving the use of breathing apparatus or not; martial arts; hunting; mountaineering; parachuting; bungee-jumping, racing, scuba diving, aerial sports.
- 18. Any treatment directly or indirectly arising from Exposure of life assured to Radioactive, explosive or hazardous nature of nuclear fuel materials or property contaminated by nuclear fuel materials or Accident arising from such nature.
- 19. Any treatment directly or indirectly arising from or consequent to Participation by the life insured in a criminal or unlawful act.
- 20. Any conditions resulting from failure to seek or follow reasonable medical advice. "Reasonable Medical Advice" refers to tests or treatments as recommended by a Medical Practitioner that a prudent person would normally undergo.
- 21. Any claim arising as a direct or indirect consequence of Participation by the life insured in any flying activity other than as a bona fide passenger (whether paying or not), in a licensed aircraft provided that the life insured does not, at that time, have any duty on board such aircraft.
- 22. Admission into a Hospital for supply or fitting of eyeglasses or hearing aids. LASIK / PRK / Phakik IOL implants or any other procedures carried out for purpose of correcting refractive errors like Myopia.
- 23. Admission into a Hospital for diagnosis and Treatment of sterility, any fertility, sub-fertility or assisted conception procedure or birth control/contraceptive measures or of a sexually transmitted / veneral disease.
- 24. Admission into a Hospital for a sex change operation.
- 25. Any stem cell therapies.
- 26. Hormone replacement therapy.
- 27. Any treatment related to sleep disorder or Sleep Apnoea Syndrome, obesity and any other weight control programmed.
- 28. Pre and Post Hospitalization treatment will not be payable.
- 29. Treatment for any illness or injury where the period of confinement in a hospital is less than twenty four hours (excludes day care procedures and HCB paid out to hemodialysis/ radiotherapy.)
- 30. General Waiting Period of 90 days/45 days as specified in Condition 10 of Part C shall be applicable for all the benefits covered under the Policy except in case of Hospitalisation due to an accident or a trauma which occurred after the inception of the policy where this waiting period will not apply.
- 31. Specific Waiting Period of 24 months as specified in Condition 10 of Part C for certain conditions and procedures and any complications arising out of them will apply to all benefits covered under the policy.

PART – D: CONDITIONS RELATED TO SERVICING ASPECTS

1) Proof of Age:

The instalment premium in respect of each insured mentioned in the Schedule has been calculated on the age of that Insured, as declared in the Proposal. If the age of any of the Insured has been misstated or incorrectly mentioned in the proposal, then one of the following actions will be taken:

In case the age of any of the Insured is found higher than such age during the term of the policy, without prejudice LIC's Arogya Rakshak (UIN: 512N318V01) Page 19 of 42

to the Corporation's other rights and remedies, including those under the Insurance Act, 1938,as amended from time to time, the premium in such case shall be altered corresponding to the correct age at entry of that Insured and the same shall be payable from the 'Effective Date of Cover' in respect of the concerned Insured till the Due Date of Payment of last premium as mentioned in the Schedule. The Principal Insured shall pay to the Corporation the accumulated difference between the premium for the correct age of the concerned Insured and the Original premium, from the Effective Date of Cover in respect of the concerned Insured up to the date of such payment, with interest at the rate as may be fixed by the Corporation from time to time and in such manner as is charged by the Corporation for the late payment of premium.

In case the Principal Insured fails to pay the difference of premiums with interest thereon as mentioned above and continues to pay the premium at the rates shown herein, then the accumulated difference of premiums from the Effective Date of Cover in respect of the concerned Insured up to the date on which the policy becomes a claim, with interest at the rate as may be fixed by the Corporation from time to time, shall accrue and be treated as a debt due on the Principal Insured against the said Policy and will be deducted from the Policy moneys payable on the Policy becoming a claim.

If the correct age of any of the Insured is found to be lower than the age declared in the proposal, the premium in respect of that Insured under this policy shall be altered corresponding to the correct age of that Insured from the Effective Date of Cover in respect of the concerned Insured and the Corporation may, at its discretion, refund without interest, the accumulated difference between the Original premium and the revised premium.

If the Principal Insured's correct age at entry is such as would have made him/her uninsurable under the Plan of Assurance specified in the Schedule, this policy shall be terminated and nothing shall be paid. However, in case if any other Insured's (other than Principal Insured) 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 coverage for the concerned Insured will cease and the policy will continue for the remaining Insured lives.

2) Forfeiture and Non-forfeitureRegulations: <u>ForfeitureRegulations:</u>

- i. If the premium has not been paid within the Grace Period, then all the benefits shall cease after the expiry of grace period from the date of First Unpaid Premium and nothing shall be payable and the premiums paid thitherto are also not refundable.
- ii. Forfeiture in Certain Other Events: In case any condition herein contained or endorsed hereon 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 this policy shall be void and all claims to any benefit in virtue hereof shall be subject to the provisions of Section 45 of the Insurance Act, 1938, as amended from time to time.

<u>Non-forfeiture Regulations</u>: This provision do not apply to this plan as it does not acquire any paid up value and the plan benefits cease to apply if the Policy is in lapsed condition.

3) Revivals of Discontinued Policies:

An Insurance Policy would lapse on non-payment of due premium within the days of grace. A Policy in lapsed condition may be revived by the Principal Insured within the Revival Period but before the expiry of cover in respect of Principal Insured, as the case may be.

There may be a possibility that while premiums are not required to be paid in respect of one or more Insured(s) due to continuation of AHC period, premiums in respect of one or more other Insured(s) become payable, either because AHC benefit is not triggered or AHC period is completed in respect of such Insured(s).Under such circumstances, the revival shall be applicable in respect of all those Insured(s) for whom the premiums are due but not paid within the grace period. The cover in respect of such Insured member(s) may be revived on the request of the PI within a period of 5 consecutive years from the due date of their respective first unpaid premium but before the expiry of cover in respect of PI as well as that of such Insured(s). The Insured member shall be exited from the policy if the cover is not revived within 5 years of the First Unpaid Premium for such a member.

The revival shall be effected on payment of all the arrears of premium(s) as applicable together with interest (compounding half-yearly) at such rate as may be fixed by the Corporation from time to time and on satisfaction of Continued Insurability of each such Insured whose cover is to be revived on the basis of 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, being furnished by the Principal Insured/Insured at his/her own expense. Waiting periods and Exclusions as described earlier will apply on revival.

The Corporation, however, reserves the right to accept at original terms, accept with modified terms or decline the revival of a discontinued policy/revival of cover of Insured member(s). The revival of the discontinued policy/revival of cover of Insured member(s) shall take effect only after the same is approved, accepted and revival receipt is issued by the Corporation.

The rate of interest applicable for revival under this plan for every 12 months' period from 1st May to 30th April shall not exceed 10 year G-Sec Rate as p.a. compounding half-yearly as at the last trading day of previous financial year plus 300 basis points. For the 12 months' period commencing from 1st May, 2020 to 30th April, 2021 the applicable interest rate shall be 9.5% p.a. compounding half-yearly.

Revival of Rider(s), if opted for, will only be considered along with the revival of the Base Policy and not in isolation.

No benefit will be paid for an event that occurred during the lapse period till the Date of Revival when the Policy/cover was in a discontinued state.

Further, if the premium review date(s) falls within the revival period and revival is effected after the premium review date(s), the premium before and after the review date may be different on account of revision in rates. In such a case, the premium rates as applicable on respective due date shall apply. However, there shall be no change in premium rates if the revival is effected before the premium review date.

The policy will terminate at the end of revival period if the same is not revived.

No revival of the policy/cover will be allowed after the expiry of revival period.

- 4) Surrender: No surrender shall be allowed under the Policy.
- 5) Policy Loan: No loan shall be allowed under this Policy.

6) Options under the policy:

I) <u>Cover to new additional members:</u>

If the Principal Insured gets married/ remarried during the Cover Period, the spouse can be included in the Policy within Twelve months from the date of marriage/remarriage, but the Cover shall start from the policy anniversary coinciding with or next following the date of inclusion. Enhanced premiums shall be due from such policy anniversary.

Any child born/legally adopted after taking the Policy can be covered from the policy anniversary coinciding with or next following the date on which the child completes the age of 91 days. If the age of the legally adopted child on the date of adoption is more than 91 days, the child can be covered from the policy anniversary coinciding with or next following the date of adoption. Enhanced premiums shall be due from such policy anniversary.

Inclusion of each additional member will be carried out subject to receipt of the proof of the event by the Corporation and will also be subject to fulfillment of underwriting conditions of the Corporation. Waiting periods and Exclusions as described in Condition 10 and 11 of Part C respectively, will apply for the new Insured.

Addition in any other case will not be allowed. The existing spouse, parents, and children, if not covered at the time of taking policy, shall not be covered under the policy.

If both of the parents (father and mother) are alive and are eligible for cover, then either both of them will have to be covered or none of them will be covered. The PI will not have any option to choose one of them.

Any addition of new lives shall be allowed by the Original Principal Insured only. After the death of Original Principal Insured, no addition will be allowed.

II) <u>Removal of existing members</u>:

In the event of death or divorce, an Insured may be removed from coverage upon request by the Principal Insured in writing. This will be effective from the instalment premium due date coinciding with or next following the date of such a request. No further premiums are due in respect of that Insured from such instalment premium due date.

In any other circumstances, removal of an existing Insured will be permitted at the sole discretion of the Corporation.

III) Option to migrate:

Children covered under this plan shall have the option to take a suitable new health insurance policy (subject to underwriting) on the policy anniversary coinciding with or immediately following the completion of 25 years of age.

- i) The new policy should be purchased within 90 days of the termination of child's cover from this Policy.
- ii) The Insured member shall be eligible for suitable credits gained for pre-existing conditions and time bound exclusions for all the previous years, provided the policy is in-force. The outstanding Waiting periods and outstanding period of anyExclusion will however apply under the new policy.
- iii) These credits shall be available up to a maximum of the current SA level under the existing policy.
- iv) Other terms and conditions including premium rates will be as applicable for the new policy.

IV) Quick Cash facility:

If any of the insured lives undergoes any eligible surgery falling under Category 1 or Category 2 (as mentioned in the Major Surgical Benefit Annexure) of Major Surgical Benefit, in any of the listed network hospitals, the PI will have an option to avail Quick Cash facility. Under this facility, 50% of eligible Major Surgical Benefit amount would be made available even during the period of hospitalization of any of the insured lives covered (the surgery may be either planned or emergency due to accident) instead of waiting for making a claim for the benefit after discharge. It will be only an advance payment to the Principal Insured in the event of hospitalization for any Major Surgical Benefit defined in the surgeries listed under categories 1 or 2 (as mentioned in the Major Surgical Benefit Annexure) and permissible under the policy conditions of the plan. This will be, however, subject to approval from the Corporation, and the advance amount will be adjusted from the final settlement of Major Surgical Benefit claim amount.

This facility of advance payment could be availed by submitting the Bank Account details of the Principal Insured in the prescribed format. The amount of advance shall be credited in the Principal Insured's bank account directly.

7) Termination of Policy:

A) If policy is issued on single life:

The policy shall terminate at the earliest of the following:

- i. Non-payment of premiums within the revival period as specified in Condition 3 of Part D;
- ii. On death;
- iii. On the Date of Cover Expiry under Base policy mentioned in the Policy Schedule;
- iv. On exhausting all the lifetime maximum Benefit Limits as specified in Condition 8 of Part C.
- v. On payment of free look cancellation amount
- vi. If the Policyholder cancels the Policy after premium review, if any.
- vii. On grounds of misrepresentation, fraud, non-disclosure or non-cooperation of the insured.

B) If policy is issued on more than one life:

- The policy shall terminate at the earliest of the following:
- i. Non-payment of premiums in respect of each Insured member within the revival period as applicable and as specified in Condition 3 of Part D;
- ii. If AHC is not being available to any of the Insured, on exit of last successive PI;
- iii. If AHC is being available in respect of any of the Insured, on exit of last successive PI and thereafter on the earliest of the following in respect of the last eligible Insured member:
 - a. expiry of AHC period;
 - b. on death;
 - c. on exhaustion of all the lifetime maximum Benefit Limits as specified in Condition 8 of Part C;
- iv. On payment of free look cancellation amount;
- v. If the Policyholder cancels the policy after premium review, if any.
- vi. On grounds of misrepresentation, fraud, non-disclosure or non-cooperation of any of the insured.

8) Free look period:

If the policyholder is not satisfied with the Terms and Conditions of the policy, he/she may return the policy to the Corporation within 15 days from the date of receipt of the policy. The Corporation will cancel the policy and return the premium paid subject to the following deductions: 1) Stamp duty on the policy; 2) Proportionate Risk Premium (for Base Policy (shall not be applicable during the waiting period) and Rider(s), if opted for) for the period of cover; 3) Any expense borne by the Corporation on medical examination and special reports, if any of the Insured persons.

PART E

Not Applicable.

1. a) Assignment:

No assignment will be allowed under this policy.

b) Nomination: Nomination by the holder of a policy of life assurance on his/her own life is allowed 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-I 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. Tax:

StatutoryTaxes, if any, imposed on such insurance plans by the Government of India or any other constitutional tax Authority of India shall be as per the Tax laws and the rate of tax as applicable from time to time. The amount of applicable taxes as per the prevailing rates, shall be payable by the policyholder on premiums (for Base Policy and rider(s), if any) including extra premiums, if any, which shall be collected separately over and above in addition to the premiums payable by the policyholder. The amount of tax paid shall not be considered for the calculation of benefits payable under the plan.

3. Claim Payments:

- i. It is a condition precedent to the Corporation's liability under this Policy that in the event of any Accidental Bodily Injury or Sickness that may give rise to a claim, the Principal Insured/Beneficiary:
 - a. shall immediately and in any event within 30 days from the date of discharge provide the Corporation with written notification of a claim in the forms prescribed by the Corporation and along with the supporting evidences as prescribed by the Corporation. However, delay in intimation of the genuine claim may be condoned by the Corporation, on merit, and where delay is proved to be for the reasons beyond his/her control; and
 - b. shall take every other reasonable step and / or measure to minimize the consequences of the Bodily Injury or Sickness in respect of their own lives and all other Insureds, and
 - c. shall expeditiously provide the Corporation with or arrange for the Corporation to be provided with any and all information and documentation in respect of the claim and/or the Corporation's liability hereunder that may be requested, and submit himself for examination by the Corporation's medical advisors as often as may be considered necessary by the Corporation.
- ii. The benefits shall be paid as a lump sum and will be subject to providing proof of occurrence of Hospitalization or Surgery as applicable to satisfaction of the Corporation and subject to Hospitalization or Surgery being covered under the terms of this Policy.
- iii. In case of death of any of the Insured, the Principal Insured can claim the benefits in respect of the Hospitalization or Surgery that occurred prior to the death of the said deceased Insured, within 30 days of such death and provided that the death occurred during Hospitalization or within the time limit stipulated in Condition 3.(i)(a) of Part F above.
- iv. Any payment made in good faith by the Corporation as aforesaid shall operate as a complete and final discharge of the Corporation's liability to make payment under this Policy for such claim.
- v. A written certification from the Physician/Surgeon who attended on the patient and from the hospital where the patient was warded for medical treatment, as to the treatment in the Hospital having actually occurred during hospitalization as to the exact date and time of admission to and discharge from the Hospital is necessary for the Corporation to consider a claim.
- vi. In case of a Hospital Cash Benefit, claim treatment in an Intensive Care Unit needs to be certified by the Physician responsible for such treatment, to the effect that the treatment in the Intensive Care Unit as having been necessary with reasons for the same and the treatment in the Intensive Care Unit having actually occurred and the exact date and time of admission to and discharge from in the Intensive Care Unit along with a confirmation from a physician appointed by the Corporation.
- vii. The Corporation may use the services of one or more licensed Third Party Administrator (TPA) to manage various aspects of administration including but not limited to claims administration. The Insured shall provide

all necessary and accurate information to such authorized TPA and follow the processes and instructions as stipulated by such TPA for smooth administration of the policy.

- viii. In processing of a claim, the Corporation reserves the right to call for any clinical, radiological, histological and laboratory evidence as may be required and the Principal Insured agrees to take on the responsibility of providing such evidence as required by the Corporation on his life and that of the other Insureds at his own expense. The Insured also agrees to submit himself and other Insureds and undergo at his own expense, any medical investigation (including physical examination) as may be required by the Corporation, by personnel/Doctors authorized by the Corporation and to comply and co-operate with such instructions of such investigation. No claim shall be considered in case of failure of the Principal Insured to provide such evidence or submit himself or any of the other Insureds to such medical investigations.
- ix. While the Corporation shall do its best to ensure that such investigation called for by the Corporation or by the TPAs at the Diagnostic Centres and / or by the Doctors authorized by the Corporation shall be carried out in a safe and professional manner, the Principal Insured shall not hold the Corporation and the Corporation shall not be responsible for any unprofessional conduct and unexpected effects of such investigation.
- x. The Insured/s also agree to the Corporation or its personnel or its authorized agents in seeking any personal information affecting the health of the Assured life as may be required by the Corporation from any Doctor, Medical attendant, Hospital, medical institution, pharmacy or any organisation including but not limited to the employer of the Insured. The Insured hereby authorize any such person, institution or organisation to provide the Corporation with the information requested.
- xi. **Documents Required for Claim**: The documents required for consideration of various types of claims under the Base Policy are mentioned below:
 - a. Notification as specified in Condition 3.(i)(a) of Part F of the Policy
 - b. Claim form completed by the claimant (by nominee in case of death of claimant) along with NEFT mandate from the Claimant for direct credit of the claim amount to the bank account.
 - c. Original/attested copy of the following documents. The attestation of the photocopied documents will be accepted if done by the treating Doctor/Hospital or by the TPA or by authorized personnel of the Corporation after verification of the originals:
 - 1. Discharge card with details of treatment received, diagnosis and investigation done as well as the correct date and time of admission and discharge from hospital
 - 2. Copy or Summary of surgeon's operation notes where surgical intervention done (in case the claimant has undergone a surgery)
 - 3. A death summary in case of death of the patient while under treatment
 - 4. Certificate from Physician as under Condition 3.(vi)of Part Fabove
 - 5. Bills of expenses as proof of expenses during hospitalisation and/or Surgery (including emergency ambulance).
 - d. Proof of age, if the age is not admitted earlier.
 - e. Any other document that may be called for in the course of claim evaluation

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

xii. Fraud

If any of the Insured or the claimant shall make or advance any claim knowing the same to be false or fraudulent as regards amount or otherwise, this Policy shall immediately become void, the premiums paid forfeited and all claims or payments in respect of all the Insured under this Policy shall be forfeited. Non-disclosure of any health event or ailment/condition/sickness/Surgery which occurred prior to the taking of this Policy, or during the lapsed period of this Policy, whether such condition is relevant or not to the ailment/ disease/ Surgery for which the Insured is admitted/treated, shall also constitute Fraud or material non-disclosure by the Insured.

xiii. If the claim is not settled within 30 days (or 45 days where the circumstances of claim warrant an investigation) from the date of receipt of last necessary document, then the Corporation shall be liable to pay interest at a rate 2% above the bank rate. This interest shall be payable for the period starting from the date of receipt of last necessary document. The bank rate shall be as fixed by Reserve Bank of India (RBI) at the beginning of the financial year in which claim has fallen due or any such interest rate as may be prescribed by IRDAI from time to time.

4. General Conditions:

- I) Duties and Obligations and Due Observance of the Insured:
 - i. The Principal Insured shall immediately inform the Corporation of the death or legal separation of any other Insured.

- ii. The Insured Spouse, Insured Parent or Insured Child (or legal guardian or the Appointee, in case of the Insured Child/ren being minor/s) shall immediately inform the Corporation of the death of the Principal Insured.
- iii. The Principal Insured may apply to the Corporation in the manner required by it to include his or her legal spouse as an Insured Spouse at any time but within 12 (twelve) months of the marriage to the Insured Spouse. The cover in respect of the Insured Spouse shall commence from the policy anniversary coinciding with or next following the date of inclusion subject to the fulfillment of all evidence necessary and to the satisfaction of the Corporation. Enhanced premium shall be due from such policy anniversary.
- iv. The Principal Insured may apply to the Corporation in the manner required by it to include a legitimate child of the Principal Insured as an Insured Child at any time before the policy anniversary that occurs immediately after the child completes the age of 91 days. The cover in respect of the Insured Child shall commence from the next immediate policy anniversary following the date on which the child completes the age of 91 days subject to the fulfillment of all evidence necessary and to the satisfaction of the Corporation. Enhanced premiums shall be due from such policy anniversary.

In case of a legally adopted child older than 91 days at the time of adoption, the Principal Insured may apply to the Corporation in the manner required by it to include the child as an Insured Child at any time before the Policy anniversary that occurs immediately after or coinciding the date of adoption of the child. The cover in respect of the Insured Child shall commence from the policy anniversary coinciding with or next following the date of adoption subject to the fulfillment of all evidence necessary and to the satisfaction of the Corporation.Enhanced premiums shall be due from such policy anniversary.

II) <u>Territorial Limits</u>:

The Benefits shall be payable if such Hospitalization and/or such Surgery has occurred only in India, and the Corporation's liability to make any payment shall be limited to payments within India and in Indian Rupees only.

5. 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.

6. Issuance of Duplicate Policy:

The Policyholder can make an application for duplicate Policy on payment of policy preparation charges and policy stamp charges which are specified from time to time* upon loss of policy document along with other requirements as may be prescribed by the Corporation .

*As on March 2021, the applicable duplicate policy preparation charge is Rs 75.00 and policy stamp charge is 0.20 paise per 1000 Major Surgical Benefit Sum Assured (i.e sum of Major Surgical Benefit Sum Assured in respect of all Insured members). In addition, Indemnity Bond notarized as per requisite stamp value is also required and the stamp fee for the same shall be borne by the Policyholder.

7. Governing Law and Jurisdiction:

The Policy shall be governed by the laws of India and the Indian Courts shall have jurisdiction to settle any disputes arising under the Policy.

PART – G: STATUTORY PROVISIONS

SECTION 45 OF INSURANCE ACT, 1938

The provisions of Section 45 of the Insurance Act, 1938, as amended from time to time shall be applicable. The current provisions are contained in Annexure-II 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_complaints@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.

For Senior Citizens: Email address: co_healthsc@licindia.com Health Toll free Number: 18004259876

Of IRDAI:

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

- Calling Toll Free Number 155255 / 18004254732 (i.e. IRDAI Grievance Call Centre)
- Sending an email to <u>complaints@irdai.gov.in</u>
- Register the complaint online at http://www.igms.irda.gov.in
- Address for sending the complaint through courier / letter: Consumer Affairs Department, Insurance Regulatory and Development Authority of India, Survey No.115/1, Financial

Of Ombudsman:

For redressal of Claims related grievances, claimants can alsoapproach 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;

District, Nanakramguda, Gachibowli, Hyderabad- 500032, Telangana.

- (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 terms and conditions mentioned in this document, 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.

Day Care Procedure Benefit Annexure

Sl. No.	DAY CARE PROCEDURE LIST
1	Stapedotomy
2	Stapedectomy
3	Revision of Stapedectomy
4	Other operations on the auditory Ossicles
5	Myringoplasty (Type-I Tympanoplasty)
6	Tympanoplasty (Closure of Eardrum Perforation / reconstruction of the Auditory Ossicles)
7	Myringotomy with grommet insertion
8	Closure of Mastoid fistula
9	Revision of a Tympanoplasty
10	Other microsurgical operations on the Middle Ear
11	Myringotomy
12	Benign Tumour removal from the external ear
13	Incision of the mastiod process and Middle ear
14	Simple Mastoidectomy
15	Reconstruction of the middle ear
16	Other excisions of the middle and inner ear
17	Fenestration of the inner ear
18	Revision of fenestration of the inner ear
19	Petrous Apicectomy
20	Other microsurgical operations on the inner Ear
21	Excision and destruction of diseased tissue of the nose
22	Operation on Nasal Turbinates
23	Septoplasty (medically necessitated)
24	Functional Endoscopic Sinus Surgery
25	Endoscopic placement /removal of stents
26	Dacrocystorhinostomy
27	Other Operations for tear gland/ duct lesions
28	Tarsorraphy
29	Excision of the diseased tissue of the eyelid
30	Operations of canthus and epicanthus when done for adhesions due to chronic infections
31	Corrective surgery of entropion
32	Corrective surgery for blepharoptosis
33	Excision of lacrimal sac and passage

34	Removal of a deep or embedded foreign body from cornea
35	Corrective surgery of ectropion
36	Operations for Pterygium with or without grafting
37	Other operations on the cornea
38	Removal of a foreign body from the lens of the eye
39	Removal of a foreign body from posterior chamber of the eye
40	Removal of a foreign body from orbit and eyeball
41	Cataract Surgery (ECCE or Phacoemulsification with or without intraocular lens implant)
42	Operation for glaucoma
43	Repair of corneal laceration or wound with conjunctival flap
44	Surgery for pilonidal sinus
45	Surgical excisional debridement of wound toilet (Wound debridement) and removal of diseased tissue of the skin and subcutaneous tissues under anaesthesia
46	Local excision or destruction of diseased tissue of skin and subcutaneous tissues under anaesthesia
47	Surgery for pilonidal cyst
48	Free skin transplantation, recipient site
49	Revision of skin plasty
50	Chemosurgery for skin cancer
51	Incision, excision and destruction of diseased tissue of the tongue.
52	Partial glossectomy
53	Reconstruction of the tongue
54	Other Operations on the tongue
55	Incision and lancing of salivary glands and Salivary ducts
56	Excision of a diseased tissue of salivary glands and Salivary ducts
57	Resection of a salivary gland with or without salivary duct
58	Reconstruction of a salivary gland and salivary duct
59	Open Sialolithotomy
60	External incision and drainage in the region of the mouth, jaw and face
61	Excision of the diseased hard and soft palate
62	Excision biopsy and/or destruction of diseased structures from the oropharynx.
63	Palatoplasty
64	Other operations in the mouth
65	Transoral incision and drainage of a pharyngeal abscess
05	Tonsillectomy without adenoidectomy
66	
	Tonsillectomy with adenoidectomy

70	Incision and Drainage of the bone for septic and aseptic conditions
71	Closed reduction of fracture
72	Closed reduction of sub-luxation
73	Epiphyseolysis with osteosynthesis
74	Suture and other Operations on tendons and tendon sheath
75	Reduction of dislocation under GA
76	Arthoscopic knee aspiration
77	Incision and Drainage of breast abscess
78	Operations on the nipple except congenitally inverted nipples
79	Incision and excision of tissue in the perianal region
80	Surgical treatment of anal fistulas
81	Surgical treatment of Haemorrhoids.
82	Division of the anal sphincter (sphincterotomy)
83	Other operations of the anus
84	Ultrasound guided aspiration of deep seated rectal abscess
85	Sclerotherapy
86	Dilation of digestive tract strictures
87	Endoscopic gastrotomy
88	Endoscopic decompression of colon
89	Endoscopic Polypectomy
90	Incision of the ovary
91	Other operations on the Fallopian tubes
92	Dilatation of the cervical canal
93	Conisation of the uterine cervix
94	Incision of the Uterus (Hysterectomy) not done as a part of MTP
95	Therapeutic / diagnostic dilatation and curettage (not done as part of MTP)
96	Culdotomy
97	Hymenectomy
98	Local excision and destruction of diseased tissue of the vagina and the pouch of Douglas
99	Incision and drainage of the Vulva
100	Operations on the Bartholin's glands(cyst)
101	Hysteroscope guided biopsy of uterus
102	Suprapubic cytostomy
103	Drainage of Prostatic abscess
104	Transurethral excision and destruction of prostate tissue
105	Percutaneous excision and destruction of prostate tissue
106	Excision of seminal vesicle

107	Incision and excision of periprostatic tissue
108	Incision and Drainage of the Scrotum and tunica vaginalis testis
109	Operations on testicular hydrocele
110	Excision or Eversion of Hydrocele
111	Incision and drainage of the testis
112	Excision or destruction of testicular lesion
113	Unilateral orchidectomy
114	Other operations on the testis
115	Surgical treatment of a varicocele and hydrocele of a spermatic cord
116	Excision of epididymal cyst
117	Epididymectomy
118	Other operations on the spermatic cord, epididymis and ductus deferens (other than vasectomy)
119	Circumcision and other Operations on the foreskin (if medically necessitated)
120	Local excision and destruction of diseased tissue of the penis
121	Other operations on the penis
122	Cystoscopic removal of stones
123	Lithotripsy
124	Coronary angiography
125	Bronchoscopic treatment of bleeding lesion
126	Bronchoscopic treatment of fistula/stenting
127	Bronchoalveolar lavage and biopsy
128	Pericardiocentesis
129	Insertion of filter in Inferior Vena cava
130	Insertion of gel foam in artery or vein
131	Carotid angioplasty or Artherectomy
132	Renal angioplasty
133	Tumor embolisation
134	Endoscopic drainage of pseudo pancreatic cyst
135	Varicose vein stripping or ligation
136	Excision of dupuytren's contracture
137	Carpal tunnel Decompression
138	PCNS (Percutaneous neprostomy)
139	PCNL(Percutaneous nephro lithotomy)
140	Nail bed deformity/resection and reconstruction
141	Vertebral angioplasty or Atherectomy
142	Injection of sclerosing agent into vein
143	Repair of esophageal stricture

144	Incision of rectal stricture
144	
	Repair of perirectal fistula
146	Ablation of esophageal neoplasm by endoscopic approach
147	Control of esophageal bleeding by endoscopic approach
148	Insertion of Sengstaken tube (Esophageal tamponade for bleeding varices)
149	Esophageal varices banding by endoscopic approach
150	Injection of esophageal varices by endoscopic approach
151	Laparoscopic appendectomy
152	Open Appendectomy
153	Closure of appendiceal fistula
154	Percutaneous [endoscopic] gastrostomy [PEG]
155	Endoscopic excision or destruction Gastric varices
156	Percutaneous aspiration of gallbladder
157	Endoscopic retrograde cholangiography [ERC]
158	Endoscopic retrograde pancreatography [ERP]
159	Endoscopic insertion of stent (tube) into bile duct
160	Endoscopic Retrograde Cholangiopancreatography (ERCP) with or without insertion of Stent into Bile duct
161	Intra-abdominal venous shunt-mesocaval
162	Intra-abdominal venous shunt-portacaval
163	Intra-abdominal venous shunt-portal vein to inferior vena cava
164	Intra-abdominal venous shunt-splenic and renal veins
165	TIPS procedure for portal Hypertension (trans jugular intrahepatic Porto systemic shunt)
166	Incision and lancing of parotid gland and duct
167	Closure of salivary fistula
168	Suture of laceration of salivary gland
169	Probing of salivary duct
170	Injection of hemorrhoids
171	Temporary colostomy
172	Removal of foreign body from tonsil and adenoid by incision
173	Excision of lesion of tonsil and adenoid
174	Drainage (oral) (transcervical) of retropharyngeal abscess
175	Drainage (oral) (transcervical) of peritonsillar abscess
176	Drainage (oral) (transcervical) of parapharyngeal abscess
177	Other Operations on the Middle and Internal Ear
178	Adenoidectomy without tonsillectomy
179	Tracheostomy

180	Correction of Eyelid ptosis
181	Repair of postoperative wound dehiscence of cornea
182	Destruction of chorioretinal lesion by laser photocoagulation/cyrotherapy
183	Repair of retinal tear by photocoagulation
184	Repair of retinal detachment with cryotherapy
185	Repair of retinal detachment with laser photocoagulation
186	Laproscopic/ Abdominal Hysterectomy for begnin conditions (with/without Pelvic floor repair, with/without Salpingo- Oophorectomy)
187	Removal of ectopic pregnancy
188	Operation On Ovarian Cyst
189	Amputation of toe/fingers
190 191	Open reduction of fracture with internal fixation (carpals and metacarpals, phalanges of hand, tarsals and metatarsals, phalanges of foot) Debridement of open fracture, unspecified site
191	Open reduction of fracture with internal fixation, unspecified site
192	Application of external fixator device (Humerus, Radius and Ulna, Carpals & Metacarpals)
193	Application of external fixator device (Femur, Patella, tibia and fibula, tarsals and metatarsals)
191	Application of external fixator device, Scapula, Clavicle and thorax
196	Reduction of alveolar fracture with stabilization of teeth
197	Insertion of intercostal catheter for drainage
198	Release of tarsal tunnel
199	Repair of Hernia
200	Biopsy of bone marrow
201	Injection or infusion of cancer chemotherapeutic substance(Chemoembolization/Injection or infusion of antineoplastic agent)
202	Radioisotopic Teleradiotherapy
203	Superficial radiation (Contact radiation [up to 150 KVP])
204	Orthovoltage radiation (Deep radiation [200-300 KVP])
205	Infusion of liquid brachytherapy radioisotope - I-125 radioisotope (Includes: removal of radioisotope)
206	Intracavitary brachytherapy (Includes: removal of radioisotope)
207	Teleradiotherapy of other particulate radiation (Neutrons/Protons/Non specifc)
208	Implantation or insertion of radioactive elements - Intravascular brachytherapy
209	Injection or instillation of radioisotopes
210	Other radiotherapeutic procedure
211	Arterio -Venous Fistula for renal Dialysis
212	Prostatolithotomy
	Parchak (UIN: $512N(318V(0))$ Page 32 of 42

213	Drainage of periprostatic abscess
214	Excision of hematocele of tunica vaginalis
215	Fulguration of lesion of scrotum
216	Reduction of elephantiasis of scrotum
217	Partial scrotectomy of scrotum
218	Repair of scrotal fistula
219	Suture of laceration of scrotum and tunica vaginalis
220	Excision or destruction of lesion or tissue of scrotum
221	Removal of blood clot from ureter or renal pelvis without incision
222	Removal of calculus from ureter or renal pelvis without incision
223	Removal of foreign body from ureter or renal pelvis without incision
224	Maintenance Heamo Dialysis for Chronic renal failure
225	Peritoneal dialysis or Heamo Dialysis for Acute Renal Failure
226	Extracorporeal shockwave lithotripsy [ESWL] of the kidney, ureter and/or bladder
227	Transurethral excision and destruction of prostate tissue
228	Cutting of urethral sphincter
229	Internal urethral meatotomy
230	Urethrolysis
231	Dilation of urethrovesical junction
232	Passage of sounds through urethra
233	Removal of calculus from urethra without incision
234	Closed [percutaneous] [needle] biopsy of kidney
235	Open biopsy of kidney
236	Excision of vocal cords
237	Excision of laryngeal cartilage
238	Epiglottidectomy
239	Other lavage of bronchus and trachea
240	Closure of bronchostomy
241	Marsupialization of laryngeal cyst
242	Full-thickness skin graft to hand
243	Other skin graft to hand
244	Full-thickness skin graft to other sites

Major Surgical Benefit Annexure

Sl. No	LIST OF MAJOR SURGERIES	% of Major Surgical Benefit Sum Assured	Category
Ι	CARDIOVASCULAR SYSTEM		
1	Major Surgery of Aorta	100%	Category 1
2	CABG (Coronary Artery Bypass Grafting)	100%	Category 1
3	Heart Valve Replacement using Tissue or Prosthetic valve	100%	Category 1
4	Aortic root transplantation with coronary artery reimplantation for proximal aortic aneurysm	100%	Category 1
5	Endovascular repair of defect of thoracic aorta with graft(s) or device(s) Endovascular repair of abdominal aortic aneurysm with graft(s)	100%	Category 1
6	or device(s)	100%	Category 1
7	Resection of vessel with anastomosis, aorta	100%	Category 1
8	Initial implantation of permanent pacemaker in the heart	60%	Category 2
9	Mitral valve repair (Open Heart Valvuloplasty)	60%	Category 2 Category 2
<u> </u>	Aortic valve repair (Open Heart Valvuloplasty)	60%	Category 2 Category 2
10	Tricuspid valve repair (Open Heart Valvuloplasty)	60%	Category 2 Category 2
		60%	
12	Pulmonary valve repair (Open Heart Valvuloplasty)		Category 2
13	Excision of benign mediastinal lesions	60%	Category 2
14	Excision of Malignant mediastinal lesions	60%	Category 2
15	Pericardectomy Coronary Angioplasty with Stent implantation (two or more	40%	Category 3
16 17	coronary arteries or two or more stents implanted)Major vein repair with or without grafting for traumatic & nontraumatic lesions	40%	Category 3 Category 3
18	Percutaneous angioplasty with or without insertion of intracranial vascular stent(s)	40%	Category 3
19	Basilar angioplasty or Atherectomy	40%	Category 3
20	Closed Heart Valvotomy	40%	Category 3
21	Construction of venous valves (peripheral)	40%	Category 3
22	Other endovascular repair (of aneurysm) of other vessels with Endograft(s)	40%	Category 3
23	Other endovascular repair (of aneurysm) of other vessels with Coil embolization or occlusion Other endovascular repair (of aneurysm) of other vessels with	40%	Category 3
24	Conter endovascular repair (of aneurysm) of other vessels with Liquid tissue adhesive (glue) embolization or occlusion Repair of blood vessel with tissue patch graft or with Synthetic	40%	Category 3
25	patch graft.	40%	Category 3
26	Embolectomy / Thrombectomy with or without Graft	40%	Category 3
20	Endarterectomy with or without Graft	40%	Category 3
27			Category 3 Category 4
	Pericardiotomy Clipping or repair of Aneurysm	20%	
29	Coronary Angioplasty with Single Stent implantation	20%	Category 4
30		20%	Category 4
31	Exploratory thoracotomy	20%	Category 4
32	Arterioplasty (Non Specific)	20%	Category 4
33	Plication of vein (peripheral)	20%	Category 4
34	Percutaneous (balloon) Valvuloplasty	20%	Category 4
35	Ligation of vena cava (inferior) (superior)	20%	Category 4

II	NERVOUS SYSTEM		
26	Repair of Cerebral or Spinal Arterio- Venous Malformations or	1000/	
36	aneurysms	100%	Category
37	Craniotomy for malignant Cerebral tumours	100%	Category
38	Excision of pineal gland	100%	Category
39	Total Excision of the pituitary gland, unspecified approach	100%	Category
40	Hemispherectomy Lobectomy of brain	100%	Category
41	-	100%	Category
42	Curettage/ Debridement of brain	100%	Category
43	Marsupialization of brain cyst	100%	Category
44	Trans temporal (mastoid) excision of brain tumor	100%	Category
45	Lobotomy and tractotomy (Division of Brain tissue/ Cerebral tracts)	100%	Category
46	Percutaneous (radiofrequency) cingulotomy	100%	Category
47	Amygdalohippocampotomy	100%	Category
48	Drainage of intracerebral hematoma	100%	Category
49		60%	
<u>49</u> 50	Craniotomy for non-malignant space occupying lesions Operations on Surbaracahnoid space of brain	60%	Category Category
	Intracranial transection of Cranial nerve	60%	
51			Category
52	Other operations on the meninges of the Brain	60%	Category
53	Microvascular decompression of cranial nerves/nervectomyCraniotomy with removal of epidural abscess	60%	Category
54	Craniotomy with removal of foreign body of skull	60%	Category
55	Open biopsy of brain	60%	Category
56		60%	Category
57	Craniectomy (Debridement/Sequestrectomy) of skull	60%	Category
58	Excision of acoustic neuroma by craniotomy	60%	Category
59	Craniotomy for Drainage of Extradural, subdural or intracerebral space	40%	Category
60	Decompression surgery for Entrapment Syndrome	40%	Category
61	Peripheral nerve Graft	40%	Category
62	Free Fascia Graft for Facial Nerve Paralysis	40%	Category
63	Excision of deep seated peripheral nerve tumour	40%	Category
64	Multiple Miscrosurgical Repair of digital nerve	40%	Category
65	Fixation of fracture of spine	40%	
	Biopsy of skull		Category
66	Closed [percutaneous] [needle] biopsy of brain (Burr hole	40%	Category
67	approach/Stereotactic method)	40%	Category
68	Closed [percutaneous] [needle] biopsy of cerebral meninges	40%	Category
69	Decompression of trigeminal nerve root	40%	Category
70	Other cranial nerve decompression	40%	Category
71	Division of trigeminal nerve (Retrogasserian neurotomy)	40%	Category
/ 1	Endovascular removal of obstruction from head and neck	1070	
72	vessel(s)	40%	Category
	Anastomosis of ventricle to cisterna magna/Ventriculocisternal		
73	intubation and Insertion of Holter valve (Ventriculostomy)	40%	Category
74	Cranial nerve Graft	40%	Category
75	Cryohypophysectomy, complete transfrontal approach (Total)	40%	Category
	Ablation of pituitary by implantation (strontium-yttrium) (Y)		
76	transfrontal approach (Total)	40%	Category
77	Partial excision of pituitary gland, transfrontal approach	40%	Category
78	Partial excision of pituitary gland, unspecified approach	40%	Category

79	Bur-hole Drainage of Extradural, subdural or intracerebral space	20%	Category 4
80	Cranial puncture Aspiration of: subdural space	20%	Category 4
81	Cranial puncture Aspiration of: anterior fontanel	20%	Category 4
82	Decompression of spinal canal-laminectomy/Foraminotomy	20%	Category 4
83	Laminectomy for exploration of intraspinal canal	20%	Category 4
84	Excision or destruction of intervertebral disc	20%	Category 4
0.	Ventricular shunt to thoracic cavity (Ventriculopleural	2070	
85	anastomosis)	20%	Category 4
	Ventricular shunt to abdominal cavity and organs		
86	(Ventriculocholecystostomy/Ventriculoperitoneostomy)	20%	Category 4
87	Replacement of ventricular shunt	20%	Category 4
	Total/Partial Excision of pituitary gland, transsphenoidal		
88	approach	20%	Category 4
III	RESPIRATORY SYSTEM		1
89	Pneumonectomy	60%	Category 2
90	Diaphragmatic/Hiatus Hernia Repair	60%	Category 2
91	Thoracotoplasty	60%	Category 2
92	Open Lobectomy of Lung	60%	Category
93	Partial Extirpation of Bronchus	60%	Category 2
94	Partial Pharyngectomy	60%	Category 2
95	Total Pharyngectomy	60%	Category 2
96	Total Laryngectomy	60%	Category 2
97	Excision of Diaphragmatic tumours	60%	Category 2
	Wide excision and Major reconstruction of malignant Oro-		
98	pharyngeal tumours	60%	Category 2
99	Thoracoscopic segmental resection of lung/Partial lobectomy	60%	Category 2
100	Open Segmental resection of lung/Partial lobectomy	60%	Category 2
101	Thoracoscopic lobectomy of lung	60%	Category
102	Resection (wide sleeve) of bronchus	60%	Category
103	Pleurectomy or Pleural decortication	40%	Category
104	Tracheal reconstruction for various lesion	40%	Category 3
105	Hemilaryngectomy	40%	Category
106	Partial laryngectomy	40%	Category
107	Other excision or destruction of lesion or tissue of larynx	40%	Category
IV	DIGESTIVE SYSTEM	1070	Cutegory .
108	Excision of esophagus and stomach	100%	Category
100	Abdominal-Perineal Pull Through Resection of rectum with	10070	
109	Colo-Anal Anastomosis	100%	Category
110	Total Pancreatectomy with synchronous duodenectomy	100%	Category
	One-stage pancreaticoduodenal resection with choledochojejunal		
	anastomosis, pancreaticojejunal anastomosis, and	1000/	
111	gastrojejunostomy	100%	Category
112	Two-stage pancreaticoduodenal resection (first stage) (second stage)	100%	Category 1
112	Radical Pancreaticoduodenectomy (Whipples procedure)	100%	Category
113		60%	
	Splenectomy Total available of accombanys		Category 2
115	Total excision of oesophagus	60%	Category 2
116	Total excision of stomach	60%	Category
117	Partial Resection of Liver	60%	Category
118	partial pancreatectomy	60%	Category 2
119	Total hepatic lobectomy with partial excision of other lobe	60%	Category 2

120	Radical subtotal pancreatectomy	60%	Category 2
121	Unilateral or Bilateral sympathectomy	40%	Category 3
122	Resection and Anastomosis of any part of digestive tract	40%	Category 3
123	Open Surgery for treatment of Peptic Ulcer	40%	Category 3
124	Total Glossectomy	40%	Category 3
147	Cholecystectomy /Choledochotomy for various Gall bladder	1070	
125	lesions	40%	Category 3
126	Pancreatolithotomy	40%	Category 3
127	Transcatheter embolization for gastric or duodenal bleeding for Peptic ulcer	40%	Cotogomy 2
127	Partial excision of esophagus	40%	Category 3 Category 3
128	Partial Gastrectomy	40%	Category 3
129	Radical glossectomy with Neck dissection and tracheostomy	40%	
	Excision or avulsion of sympathetic nerve	40%	Category 3
131			Category 3
132	Surgical/ Open Gastrostomy Permanent colostomy	20%	Category 4
133		20%	Category 4
V	MUSCULOSKELETAL SYSTEM		1
134	Replantation of upper limb	60%	Category 2
135	Replantation of lower limb	60%	Category 2
136	Major reconstructive oro-maxillafacial surgery due to trauma or burns and not for cosmetic purpose	60%	Category 2
137	Total prosthetic replacement of hip joint using cement	40%	Category 3
138	Total prosthetic replacement of hip joint not using cement	40%	Category 3
139	Other total prosthetic replacement of hip joint	40%	Category 3
140	Total prosthetic replacement of knee joint using cement	40%	Category 3
141	Total prosthetic replacement of knee joint not using cement	40%	Category 3
142	Other total prosthetic replacement of knee joint	40%	Category 3
143	Total prosthetic replacement of other joint using cement	40%	Category 3
144	Total prosthetic replacement of other joint using cement	40%	Category 3
145	Other total prosthetic replacement of other joint	40%	Category
146	Prosthetic replacement of head of femur using cement	40%	Category 3
147	Prosthetic replacement of head of femur not using cement	40%	Category
148	Other prosthetic replacement of head of femur	40%	Category 3
149	Prosthetic replacement of head of humerus using cement	40%	Category 3
150	Prosthetic replacement of head of humerus not using cement	40%	Category 3
150	Other prosthetic replacement of head of humerus	40%	Category 2
151	Prosthetic replacement of any other bone using cement	40%	Category 2
152	Prosthetic replacement of any other bone not using cement	40%	Category 2
155	Other prosthetic replacement of any other bone	40%	Category 2
154	Prosthetic interposition reconstruction of joint	40%	Category 3
155	Other interposition reconstruction of joint	40%	Category 2
156	Excision reconstruction of joint	40%	Category 3
	ž – Š		
158	Other reconstruction of joint	40%	Category 3
159	Implantation of prosthesis for limb	40%	Category 3
160	Amputation of arm	40%	Category 3
161	Amputation of leg	40%	Category 3
162	Elevation, Exploration and Fixation of fractured Zygoma Forequarter amputation (Interthoracoscapular amputation)	40%	Category 3
163	Hindquarter amputation (Abdominopelvic amputation/	40%	Category 3
164	Hemipelvectomy)	40%	Category 3

165	Atlas-axis spinal fusion with or without Bone Graft/device (s)	40%	Category 3
	Other cervical fusion, anterior technique, C2 level or below with		
166	or without Bone Graft/device (s)	40%	Category 3
	Other cervical fusion, posterior technique with or without		
167	Bone Graft/device (s)	40%	Category 3
168	Dorsal and dorsolumbar fusion, anterior technique, with or without Bone Graft/device (s)	40%	Catagory 2
108	Dorsal and dorsolumbar fusion, posterior technique, with or	4070	Category 3
169	withoutBone Graft/device (s)	40%	Category 3
	Anterior lumbar interbody fusion (ALIF), with or without Bone		
170	Graft/device (s)	40%	Category 3
	Lumbar and lumbosacral fusion, lateral transverse process		
171	technique, with or without Bone Graft/device (s)	40%	Category 3
	Lumbar and lumbosacral fusion, Posterior lumbar interbody		
172	fusion (PLIF), with or without Bone Graft/device (s)	40%	Category 3
	Lumbar and lumbosacral fusion, Transforaminal lumbar		
173	interbody fusion (TLIF), with or without Bone Graft/device (s)	40%	Category 3
174	Amputation of hand	20%	Category 4
175	Amputation of foot	20%	Category 4
175	Therapeutic endoscopic operations on cavity of knee joint	20%	Category 4
170	Replantation of finger following traumic amputation	20%	Category 4
177	Surgical Drainage and Curettage for osteomyelitis	20%	Category 4
178	Disarticulation of elbow, wrist, shoulder,hip, ankle and knee	20%	Category 4
179	Thumb reattachment	20%	
	Toe reattachment		Category 4
181	Foot reattachment	20%	Category 4
182	Open reduction of fracture with internal fixation, humerus	20%	Category 4
183	Open reduction of fracture with internal fixation, radius and ulna	20%	Category 4
184	Open reduction of fracture with internal fixation, fadux and unia Open reduction of fracture with internal fixation, femur	20%	Category 4
185	-	20%	Category 4
186	Open reduction of fracture with internal fixation, tibia and fibula	20%	Category 4
187	Excision of Semilunar cartilage of knee	20%	Category 4
188	Synovectomy, knee	20%	Category 4
	Five-in-one repair of knee (Medial meniscectomy, medial		
189	collateral ligament repair, vastus medialis advancement, semitendinosus advancement, and pes anserinus transfer)	20%	Category 4
107	Triad knee repair (Medial meniscectomy with repair of the	2070	Category
	anterior cruciate ligament and the medial collateral ligament		
100	O'Donoghue procedure)	200/	
190	Repair of the cruciate ligaments of joint of lower extremity	20%	Category 4
191		20%	Category 4
192	Therapeutic endoscopic operations on cavity of Shoulder joint	20%	Category 4
VI	ORO-MAXILLOFACIAL SURGERY		
	Osteotomy including segmental resection with bone grafting for		
193	Mandibular and maxillary lesions	60%	Category 2
	Debridement of compound fracture of skull (due to trauma or	0070	
194	burns and not for cosmetic purpose)	60%	Category 2
	Decompression of skull fracture due to trauma or burns(due to		
195	trauma or burns and not for cosmetic purpose)	60%	Category 2
	Reduction of skull fracture (due to trauma or burns and not for		
196	cosmetic purpose)	60%	Category 2
	Closed/Open reduction of orbital fracture/Orbit rim or wall		
197	(due to trauma or burns and not for cosmetic purpose)	40%	Category 3

VII	ENDOCRINE SYSTEM		
198	Unilateral/Bilateral excision of adrenal gland	60%	Category 2
199	Complete excision of Thyroid gland	60%	Category 2
200	Complete excision of Parathyroid gland	60%	Category 2
201	Partial excision of adrenal glands	40%	Category
202	Partial excision of Thyroid gland	40%	Category 3
203	Partial excision of Parathyroid gland	40%	Category
	Unilateral Thyroid lobectomy/Hemithyroidectomy		
204		40%	Category
VIII	RENAL/GENITO URINARY SYSTEM		
205	Radical prostatovesiculectomy	60%	Category
206	Microvascular reattachment of penis following traumatic amputation	60%	Category
200	Total nephrectomy due to medical advice (not as a transplant	0070	
207	donor)	40%	Category
	Partial nephrectomy due to medical advice (not as a transplant		
208	donor)	40%	Category
209	Open extirpation of lesion of kidney	40%	Category
210	Partial ureterectomy (Excision of lesion of ureter/Shortening of	400/	Catalogue
210	ureter with reimplantation)	40%	Category 2
211	Total excision of bladder (total cystectomy with urethrectomy)	40%	Category
212	Kidney injury repairPyloplasty / Ureterocalcycostomy for pelvic ureteric junction	40%	Category
213	obstruction	40%	Category 2
213	Amputation of penis	40%	Category
215	Total ureterectomy	40%	Category
216	Non Specified Uretrectomy.	40%	Category
217	Nephrotomy	40%	Category
218	Radical cystectomy	40%	Category
	Partial cystectomy (Urinary bladder) - Trigonectomy, Wedge		
219	resection of bladder, Excision of bladder	20%	Category 4
220	Therapeutic ureteroscopic operations on ureter	20%	Category 4
221	Urinary diversion	20%	Category 4
222	Replantation of ureter	20%	Category 4
223	Unilateral or Bilateral excision of testes	20%	Category 4
224	Other operations on Scrotum and tunica vaginalis testis	20%	Category
225	Reconstruction of the testis	20%	Category
226	Open surgical excision and destruction of prostate tissue	20%	Category 4
227	Suprapubic prostatectomy	20%	Category
228	Retropubic prostatectomy	20%	Category
229	Endoscopic resection of bladder lesion/Tissue	20%	Category
230	Orchiopexy	20%	Category
	Radical bilateral orchiectomy (with epididymectomy and lymph	_0.0	Jungory
231	node dissection)	20%	Catagor
	OD CAN TDANSDLANT	2070	Category 4
IX	ORGAN TRANSPLANT	1000/	Cata
232	Heart/Heart-Lung Transplant	100%	Category
233	Bone Marrow transplant (as recipient)	100%	Category
234	Lung Transplantation (as recipient)	100%	Category
235	Liver Transplantation (as recipient)	100%	Category
236	Renal transplant (as recipient)	100%	Category

X	ENT		
237	Total ear amputation with reconstruction	60%	Category 2
•••	Transmastoid removal cholesteatoma with extended	600 <i>/</i>	
238	Mastoidectomy	60%	Category 2
239	Total Nasal Reconstruction due to Traumatic lesions	60%	Category 2
240	Labyrinthotomy for various lesions	40%	Category 3
241	Operations on frontal sinus	40%	Category 3
242	Operations on maxillary antrum using sublabial approach	20%	Category 4
XI	EYE		1
243	Orbit Tumour Exenteration /Flap reconstruction	40%	Category 3
244	Corneal or Retinal Repair for Traumatic eye injuries	20%	Category 4
245	Penetrating injuries of the eye or repair of ruptured globe	20%	Category 4
XII	GYNECOLOGY		
246	Hysterectomy for malignant conditions	60%	Category 2
247	Excision of vagina	40%	Category 3
248	Unilateral or Bilateral excision of adnexa of uterus	40%	Category 3
249	Extirpation of lesion of vulva	20%	Category 4
250	Excision of vulva	20%	Category 4
XIII	STEREOTACTIC RADIOSURGERY		
251	Stereotactic radiosurgery- Single source photon radiosurgery (Linear accelerator -LINAC/High energy x-rays)	60%	Category 2
252	Stereotactic radiosurgery- Particulate radiosurgery (Particle beam radiation (cyclotron)/Proton accelerator)	60%	Category 2
253	Stereotactic radiosurgery- Multi-source photon radiosurgery (Cobalt 60 radiation/Gamma irradiation)	60%	Category 2
254	Other Stereotactic radiosurgery	40%	Category 3
XIV	OTHERS		
255	Major Excision and grafting of Lymphoedema	60%	Category 2
256	Radical Mastectomy	60%	Category 2
257	Malignant soft tissue tumour excision and reconstruction	40%	Category 3
258	Excision and Major Flap Repair of skin and Subcutaneous tissue due to Major Burns	40%	Category 3
259	Excision of Retroperitoneal Tumor	40%	Category 3
260	Wide local Excision for oral leukoplakia	20%	Category 4
261	Simple Mastectomy	20%	Category 4
262	Repair of Hernia - Inguinal, Incisional, Femoral, Umblical	20%	Category 4
263	Radical Excision of malignant tumor in bones	20%	Category 4

Nomination - As per 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

subsequent proof that the age of the life insured was incorrectly stated in the proposal.