

IDBI Federal Wealth Gain Insurance Plan (UIN 135L047V02)

PART B

DEFINITIONS

"Age"

Age is defined as age as on last birthday.

"Allocation of units"

The premiums are applied to allocate units in one or more unit-linked funds in the proportions as specified. The number of units for allocation is determined using the applicable unit price as specified in the general terms and conditions.

"Assignee"

Assignee is defined as per provisions of section 38 of the Insurance Act, 1938 as amended from time to time.

"Child policy"

The policy will be known as "child policy" if it has been issued on the life of a minor, i.e. less than 18 years of age. For such a policy, the policyholder has to be an adult.

"Claimant"

Claimant is the policy holder of the policy.

In case of assignment, the assignee would be the claimant to the extent of his interest in the policy.

If the Insured person is different from the policy holder, in case of death of the insured person the claimant would be the policy holder.

If the Insured person is same as the policy holder, in case of death of the insured person the nominee would be the claimant (where nomination has been effected) or the legal heir.

"Date of commencement of policy"

The date of commencement of policy is as mentioned in the policy schedule.

"Date of commencement of risk"

The date of commencement of risk for death benefit is the same as the date of commencement of policy for all policies including child policies. Risk commencement date for waiver of premium on disability cover for a child policy will be the monthly policy anniversary post life assured attaining age 18.

"Date of discontinuance of the policy"

This is the date on which we receive the intimation from the insured person or the policyholder about the following, whichever is applicable:

- The discontinuance of the policy;
- The surrendering of the policy;
- The expiry of the thirty day notice period provided for revival of the policy.

"Discontinuance" means the state of a policy that could arise on account of surrendering of the policy or non-payment of the due premium amount before expiry of the notice period.

"Discontinued policy fund"

It is a segregated fund of the company and is constituted by the fund value of all the discontinued policies.

"Free-look"

This period shall be as stipulated in sub-regulation 1 (i) of regulation 10 of the Insurance Regulatory and Development Authority (Protection of Policyholders' Interests) Regulations, 2017. Currently, the free-look period is 15 days from the date of receipt of the policy

"Fund value"

It is the value of all the units held under this policy. Fund value on any given date is calculated by, multiplying the number of units in each unit-linked fund by the unit price of the unit-linked fund on that date.



"Insured person"

It means the person on whose life the risk is undertaken as shown in the schedule.

"Lock-in-period"

It is the period of 5 consecutive years from the start date of the policy, during which, the proceeds of the discontinued policies will not be paid by us to the policyholder or to the insured, as the case may be. During this period, if there is an instance of death of the insured person or at the event of any other contingency covered under the policy, the clause would not be applicable.

"Maturity date"

It is the last day of the policy when the risk ceases as shown in the schedule.

"Nominee"

Nominee is defined as per provisions of section 39 of the Insurance Act, 1938 as amended from time to time.

"Policy document"

It is a comprehensive document inclusive of statement and warranties as per the proposal form along with the amendments. It also includes policy benefits, general terms & conditions, policy schedule, applicable funds and charges, account statement, premium receipt and grievances.

"Policy"

It means the contractual arrangement as established by the policy document.

"Policyholder"

It means the owner of the plan who is eligible to receive the benefits under the policy as shown in the schedule. It is also referred to as policyholder.

"Policy month"

It is the period of one month following the policy commencement date and every subsequent month.

"Policy term"

It is the number of years for which the policy has been taken.

"Policy year"

It is the first and every subsequent 12 months period from the policy commencement date.

"Premium paying frequency"

It is the frequency option available for making premium payments. Annual and monthly frequency is available in this plan.

"Premium payment term"

It is the number of years for which premium has to be paid under the policy by the policyholder.

"Proceeds of the discontinued policy"

It is the fund value transferred to the discontinued policy fund less discontinuance charge on which income earned is added and Fund Management charges are deducted, as on the date on which the policy has been discontinued. This is subject to a minimum guarantee of the interest of 4% or such rate as per the prevailing regulations,

"Revive"

Revive has the meaning as explained in section D Policy terms and conditions

"Schedule"

It means the policy schedule issued by us for this policy containing all relevant details of the policy along with any amendments to the schedule which we may issue from time to time.

"Death Sum assured"

It is the Death Sum Assured shown as shown in the schedule.



"Surrender"

Surrender has the meaning as explained in section D Policy terms and conditions

"Total and Permanent disability"

Total and Permanent disability has the meaning as defined in section 6 of Part C.

"We/Our/Us/The Company"

These refer to IDBI Federal Life Insurance Company Limited.

"You/Your"

These refer to the policyholder named in the schedule or his/her legal personal representative. In the case of a child policy, these refer to the child once he/she has attained the vesting age shown in the schedule.





PART C

POLICY BENEFITS

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

Linked insurance products do not offer any liquidity during the first 5 years of the contract. The policyholder will not be able to surrender/withdraw the monies invested in linked insurance products completely or partially until the end of the 5th year.

The policy benefit section is part C of your policy document. It includes detailed description of the following:

- 1. Maturity Benefit
- 2. Guaranteed Loyalty Additions
- 3. Vesting rights under a child policy
- 4. Partial withdrawal
- 5. Waiver of premium on disability
- 6. Death benefit
- 7. Premiums
- 8. Fund Management

1. Maturity benefit

On the maturity date, we will pay you the maturity benefit. The maturity benefit is your fund value including guaranteed loyalty additions as on the maturity date.

2. Guaranteed loyalty additions

Your investment account will be credited with guaranteed loyalty additions at the rate of 1% of the average fund value in the last 36 months preceding the guaranteed loyalty addition date.

Guaranteed loyalty additions will be credited at the end of 10th policy year and every 5 years thereafter. If you have invested in multiple funds, then the guaranteed loyalty additions will be added to each fund in the same proportion as the fund value in each fund bears to the total fund value.

3. Vesting Rights Under A Child Policy

For child policies, wherein the insured person is a minor, at the vesting age of 18 years, the ownership of the policy passes to the insured person. In the event of the death of the policyholder of a "child policy", the legal guardian of the child shall act as the policyholder until the child becomes a major. In such case the legal guardian shall then have the following options

- continue to hold the policy, or
- Surrender the policy, provided the lock in period of 5 years has been completed.

Assignment will not be permitted in "child policies" during the time that the life insured is a minor.

4. Partial withdrawals

Partial withdrawal lets you get access to your investment after the completion of 5 policy years,. Terms and conditions applicable to partial withdrawals are mentioned under Part D Policy terms and conditions.

5. Death benefit

On death of insured person before maturity date and while the policy has not been discontinued, surrendered, terminated, we will pay the claimant the highest of the 3 amounts given below:

- Death sum assured, or
- the fund value on the date of valid notification of the death to us, or
- 105% of the total premiums paid

Death Sum Assured is higher of

- $\,\circ\,$ 10 times the Annualized Premium or
- o 0.5 x Policy Term x Annualized Premium,

where, Annualized Premium is premium payable in one year as selected by the you at the inception of the policy.



Total Premiums Paid for this purpose shall be (Annualized Premium * Number of years for which premiums have been paid)

On payment of Death Benefit, the policy will terminate and all rights, benefits and interests under the policy will stand extinguished.

Reduction in death benefit following a partial withdrawal:

As defined under Section 5 of Part D in this document.

6. Waiver of premium on Disability

In case of total and permanent disability of Life assured as defined in this section due to accident or illness during the premium payment term and while the policy is in force, the future premiums will be paid by the company on scheduled due dates.

Guaranteed Loyalty Additions will continue to be added as scheduled. All applicable charges excluding the disability charge will continue to be deducted. Fund Value will be paid to the policyholder on maturity.

The insured person should be greater than 18 years of age when the total and permanent disability first occurred.

The benefit shall be payable if the disability occurs within 180 days of the occurrence of accident or sickness.

In case of death of insured person while the waiver of premium cover is activated, the Death Benefit will be paid to the claimant and the policy will terminate.

On the total and permanent disability of the insured person before the end of premium paying term, and while the policy has been discontinued or surrendered but has not been terminated, on acceptance of claim the claimant will have the option to take the proceeds of the discontinued policy fund immediately.

Reporting of Disability Claim:

During the period from reporting of disability claim till its settlement, premiums that fall due during this period shall not be collected from the policyholder. The policy shall not lapse during this period and shall remain inforce. Disability charge shall not be deducted after reporting of disability claim. Mortality charge shall continued to be deducted till date of intimation of death.

In case of admission of disability claim, waiver of premiums on disability shall be trigerred and policy continues with all benefits as an inforce policy till maturity. No disability charge shall be deducted after reporting of disability claim. Mortality charge shall continued to be deducted till date of intimation of death

In case of non-admission of disability claim, the policy shall continue with all benefits as an inforce policy, subject to payment of all due premiums within a grace period of 15 days from receipt of notice of non-admission. In case of non payment of due premiums the non-forfeiture provisions shall apply. Also, Disability charges due during the period of reporting of claim till non-admission would be deducted. Mortality charge shall continued to be deducted till date of intimation of death.

If the Life Assured dies during this period of reporting of disability claim till its settlement-

If case of admission of disability claim, Death Benefit would be paid immediately without deducting any unpaid due premiums as on date of death and the policy will terminate and all rights, benefits and interests under the policy will stand extinguished. Disability charge shall not be deducted after reporting of Disability claim. Mortality charges shall continue to be deducted till date of intimation of death.

In case of non admission of disability claim, only Death benefit shall be payable without deduction of any unpaid due premiums as on the date of death and the policy will terminate and all rights, benefits and interests under the policy will stand extinguished. Also, Disability charges due during the period of reporting of claim till non-admission would be deducted. Mortality charges shall continue to be deducted till date of intimation of death.

Definition of "Total and permanent disability"



It means the disability where life assured is totally, continuously and permanently disabled by meeting any of Parts 1, 2 or 3:

Part 1 - loss of independent living:

The life assured is permanently unable to perform independently three or more of the following six activities of daily living, namely:

- •bathing (ability to wash in the bath or shower)
- •dressing (ability to put on, take off, secure and unfasten garments)
- •personal hygiene (ability to use the lavatory and to maintain a reasonable level of hygiene)
- •mobility (ability to move indoors on a level surface)
- •continence (ability to manage bowel and bladder functions)
- eating and drinking (ability to feed oneself, but not to prepare the food).

The life assured must need the help or supervision of another person and be unable to perform the task on their own, even with the use of special equipment routinely available to help and having taken any appropriate prescribed medication by Independent Medical Practitioner.

Loss of independent living must be medically documented for an uninterrupted period of at least six months.

Proof of the same must be submitted to the Company while the life assured is alive and permanently disabled. The company will have the right to evaluate the person to confirm total and permanent disability.

Part 2 – loss of use of limbs or sight:

- The life assured suffers from total and irrecoverable loss of:
- the use of two limbs; or
- the sight of both eyes; or
- the use of one limb and the sight of one eye,

certified by an independent medical practitioner and documented for an uninterrupted period of at least six months. The diagnosis must be clinically confirmed by an appropriate consultant.

Limb means the whole hand below the wrist or the whole foot below the ankle.

Loss of sight means total, permanent and irreversible loss of all vision in both eyes as a result of illness or accident (as applicable). "Accident" for this purpose is a sudden, unforeseen and involuntary event caused by external, visible and violent means. The diagnosis must be clinically confirmed by an appropriate consultant. The blindness must not be correctable by aides or surgical procedures.

Part 3 – unable to work:

The life assured suffers an illness or injury and:

• the illness or injury causes the policyholder to be unable to do the 'material and substantial' duties of any occupation or employment or business for remuneration or profit for an uninterrupted period of at least six months. The 'material and substantial' duties are those that are normally required for, and/or form a significant and integral part of, the performance of the occupation that cannot reasonably be omitted or modified.

'Unable to work' must be certified by relevant Independent Medical Practitioner and medically documented for an uninterrupted period of at least six months. Proof of the same must be submitted to the Company while the life assured is alive and permanently disabled. The company will have the right to evaluate the life assured to confirm total and permanent disability.

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 Independent Medical Practitioner.

Independent Medical Practitioner:

An Independent Medical practitioner is 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.

TPD exclusion: Total and Permanent Disability Benefits shall not be paid for any of the events, occurring directly or indirectly as a result of any of the following:



- 1. Intentional self-inflicted injury, suicide or attempted suicide, while sane or insane.
- 2. For any medical conditions suffered by the life assured or any medical procedure undergone by the life assured if that medical condition or that medical procedure was caused directly or indirectly by Acquired Immunodeficiency Syndrome (AIDS), AIDS related complex or infection by Human Immunodeficiency Virus (HIV);
- 3. For any medical conditions suffered by the life assured or any medical procedure undergone by the life assured, if that medical condition or that medical procedure was caused directly or indirectly by influence of drugs, alcohol, narcotics or psychotropic substances unless taken in accordance with the lawful directions and prescription of a registered independent medical practitioner
- 4. For any medical condition or any medical procedure arising either as a result of war, invasion, act of foreign enemy, hostilities (whether war be declared or not), armed or unarmed truce, civil war, mutiny, rebellion, revolution, insurrection, military or usurped power, riot or civil commotion, strikes or participation in any naval, military or air force operation during peace time or during service in any police, paramilitary or any similar organization.
- 5. For any medical condition or any medical procedure arising from participation by the insured person in any flying activity, except as a bona fide, fare-paying passenger and aviation industry employee like pilot or cabin crew of a recognized airline on regular routes and on a scheduled timetable.
- 6. Participation by the insured person in a criminal or unlawful act with criminal intent.
- 7. Engaging in or taking part in hazardous activities*, including but not limited to, diving or riding or any kind of race; martial arts; hunting; mountaineering; parachuting; bungee-jumping; underwater activities involving the use of breathing apparatus or not.
- *Hazardous Activities mean any sport or pursuit or hobby, which is potentially dangerous to the Insured Member whether he is trained or not.
- 8. For any medical condition or any medical procedure arising from nuclear contamination; the radio-active, explosive or hazardous nature of nuclear fuel materials or property contaminated by nuclear fuel materials or accident arising from such nature.

Pre-existing disease.

Pre-existing disease means Any condition, ailment or injury or related condition(s) for which life assured had signs or symptoms, and / or were diagnosed, and / or received medical advice / treatment within 48 months to prior to the policy issued or reinstated by the insurer. No claim shall be repudiated after 4 years from the policy inception or reinstatement on account of pre-existing diseases disclosed or discovered through medical examination at underwriting/revival

7. Premiums

Payment of premiums under this policy will be by regular premiums.

Regular premiums

Payment of premiums under this policy will be by regular premiums. The amount and frequency of your regular premium is shown in the schedule.

8. Fund Management

This section includes detailed description of the following:

- 1. IDBI Federal Investment Basket®: Tools for building your wealth
- 2. Systematic Allocator
- 3. Units
- 4. Market Value
- 5. Investment guidelines
- 6. Account Statement

1. IDBI Federal Investment Basket : Tools for building your wealth



This plan offers 8 unit linked funds. You may choose one or more unit linked funds based on your risk profile. Unit linked funds invest in equity, debt and/or money market as per their investment objectives. The Net Asset Value (NAV) of each fund is published on a daily basis. You can invest your premiums into, switch into or switch out of any fund(s) at any time at the prevailing day's NAV. You can also switch and change your investment options, any number of times free of charge, as per your requirements. Information on available funds is provided on our website www.idbifederal.com.

Manage your investment:

Types of investment options

We offer two ways in which you may manage your investments:

- **Do-it-yourself:** You may decide to invest in the various options and change them from time to time, as per your wish. This option is suitable only if you know precisely where you wish to invest and you have the time & inclination to manage your investments from time to time.
- Leave-it-to-us: You may leave it entirely to us to manage your investment strategy from time to time by simply indicating how much investment risk you are prepared to take. We give you a choice of three risk levels: Cautious, Moderate and Aggressive.

We offer a range of funds that invest in stocks, bonds and money market. However, the returns on these funds are dependent upon the market performance. Risk and returns vary from fund to fund too.

We also offer systematic allocator- a programmed investment solution where the fund mix becomes more conservative as the plan maturity approaches. For detailed information, please refer "Systematic allocator" under point 2 of this section.

These unit-linked funds are open-ended funds which invest in equity, debt and/or money market as per their investment objectives. The Net Asset Value (NAV) of each fund is published on a daily basis. You may invest your premiums into, switch into or switch out of any fund(s) at any time at the prevailing day's NAV. Your gain or loss is the difference between the value at which you invested and the value at which you exited. Remember, the NAV depends on the market value of the underlying investments. Nevertheless, the expected risk and returns vary from fund to fund. We offer the following funds:

i. Equity Growth Fund SFIN: ULIF04111/01/08EQOPP135

Investment Objective and Strategy	Asset Category Allocation
Equity Growth Fund invests in listed stocks and aims to generate high returns by picking stocks that have growth prospects. It aims to diversify risk by investing in large-cap as well as mid-cap stocks and across multiple sectors.	Cash and Money Market 0 – 50% Equities and Equity-linked 50 – 100%
The fund will usually have a high proportion of investments in equities and equity-linked instruments other than in market conditions that warrant diversification into cash and money market.	instruments Returns and Risk The returns from the Equity Growth Fund are likely to be high but the risk is also high.

ii. Midcap Fund SFIN: ULIF06824/11/09MIDCAP135

Investment Objective and Strategy	Asset Category	Allocation
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Midcap Fund invests in midcap stocks with attractive growth prospects. It aims to diversify risk by investing in large cap as well as in cash and money market investments when required.

Cash and Money Market 0 - 50% Mid-cap Stocks 50 - 100% 0 - 50% Large-cap Stocks

Returns and Risk

The returns from the Midcap Fund are likely to be high and the risk is also high.

iii. Bond Fund SFIN: ULIF04011/01/08BOND135

Investment Objective and Strategy	Asset Category	Allocation
Bond Fund invests in fixed income and money market	Fixed Income Investments	20- 100%
investments and aims to generate returns from interest	Cash and Money Market	0-80%
coupons and opportunities offered by changing yield curve.		
The duration of the underlying portfolio may be high or low	Returns and Risk	
depending upon the market conditions.		
The fund may use derivatives to meet its objective to the	The returns from the Bond Fund	are likely to be
extent permitted by the applicable guidelines.	moderate and the risk is also mo	•

iv. Income Fund SFIN: ULIF04211/01/08INCOME135

Investment Objective and Strategy	Asset Category	Allocation
Income Fund invests in fixed income and money market	Fixed Income	25-100%
investments that carry low or medium market risk with the	Investments	
duration of the underlying portfolio being medium.	Cash and Money	0-75%
	Market	
The fund may use derivatives to meet its objective to the	Returns and Risk	
extent permitted by the applicable guidelines.		
	The returns from the Incom	e Fund are likely to
	be related to short-term int	erest rates and the
	risk is also low.	

Pure Fund SFIN: ULIF07205/08/10PURE135

Investment Objective and Strategy	Asset Category	Allocation
Pure Fund invests in Money Market, Equity and Equity linked	Cash and Money	0 – 20%
instruments. The investments are made in those companies	Market	
that do not belong to certain sectors engaged in activities which are considered harmful for society at large and aims to	Equities and Equity- linked instruments.	80 – 100%
generate high returns by picking stocks with medium to long term growth prospects.	Returns and Risk	
term growth prospects.	The expected returns from high but the risk is high too.	the Pure Fund are
Examples of activities considered harmful to the society		
include gambling, speculative investments, tobacco and		
alcohol.		

vi. Aggressive Asset Allocator Fund SFIN: ULIF04811/01/08AGGRESSIVE135



Investment Objective and Strategy	Asset Category	Allocation	
Aggressive Asset Allocator fund aims to generate returns by	Fixed Income	0 – 50%	
taking asset allocation decisions between the money market,	Money Market	0 – 50%	
fixed income and equity within the specified range. Equity	Equity	50 – 100%	
investments would be made with an aim to generate high	Returns and Risk		
returns by picking stocks that have growth prospects.	The possible returns from the Aggressive Asse		
	Allocator Fund are high but	the risk is high too.	

vii. Moderate Asset Allocator Fund SFIN: ULIF04911/01/08MODERATE135

Investment Objective and Strategy	Asset Category	Allocation
Moderate Asset Allocator fund aims to generate returns by	Fixed Income	50 – 100%
taking asset allocation decisions between money market,	Money Market	0-50%
fixed income and equity within the specified range. Equity	Equity	0 – 50%
investments would be made with an aim to generate high returns by up picking stocks that have growth prospects.	Returns and Risk The possible returns from t Allocator Fund are high but well. However, the returns lower than the Aggressive Ass view of lower exposure to eq	the risk is high as and risks may be set Allocator fund in

viii. Cautious Asset Allocator Fund SFIN:ULIF05011/01/08CAUTIOUS135

Investment Objective and Strategy	Asset Category	Allocation
Cautious Asset Allocator fund aims to generate returns by	Fixed Income	75 – 100%
taking asset allocation decisions between the money	Money Market	0 – 25%
market, fixed income and equity within the specified	Equity	0 – 25%
range. Equity investments would be made with an aim to generate high returns by picking stocks that have growth prospects.	Returns and Risk The possible returns from Allocator Fund are moderate also moderate in view of equity assets.	; however, the risk is

Note: Fixed Income Investments include Dated Central Government Securities, State Development Loans, miscellaneous GOI Paper like Oil Bonds, UTI bonds, Term Deposit with Banks, Bonds, Debentures, Infrastructure Debt Funds and Asset Backed Securities or any other instrument as notified by IRDAI from time to time.

Equity linked investments are investments in securities which are in the nature of equity instruments out of instruments listed under Section 27 A (1) of Insurance Act, 1938, or as amended from time to time. Currently such instruments are Preference shares, Equity Shares with differential voting rights (DVRs) and convertible debentures of less than 1 year maturity.

We may offer you new unit-linked funds and also modify the existing ones; subject to approval of IRDAI .

We may withdraw one or more unit-linked funds in future. However, you will be intimated in advance to select a new fund (or funds) for the redirection of your future premiums.

We may also withdraw unit-linked funds for current unit holdings. Nevertheless, you will be intimated in advance to select a new fund (or funds) to switch your holding from the withdrawn unit-linked funds.



We will inform you of changes to this range in our updated Investment Basket® published from time to time and also in our investment reports to the policyholders.

2. Systematic Allocator

The Systematic Allocator is a programmed investment solution in which the fund mix becomes more conservative as the investment goal approaches. The funds will be invested in the Equity Growth fund and Income fund based on the balance time for the plan to attain maturity. This strategy moves the fund allocation towards Income fund as the plan approaches the maturity date. However, by reducing exposure to Equity Growth fund, the risk of a sudden drop in the equity market affecting the accumulated value, diminishes.

Balance / residual time to maturity (in years, rounded up to the nearest integer) of the plan is used to determine the proportion of allocation to the Equity Growth fund and Income fund. This proportion is pre-defined by the Systemic Allocator "Glide Path". "Glide Path" is the proportion allocated to the Equity Growth Fund and Income Fund based on the time remaining for the plan to attain maturity as shown in the table below, the premiums will be allocated and the Fund Value will be rebalanced at each policy anniversary as per Glide Path.

Systematic Allocator "Glide Path"			
Balance time to maturity of the plan (in years)	Proportion allocated to Equity Growth fund	Proportion allocated to Income fund	
1	5.00%	95.00%	
2	10.00%	90.00%	
3	15.00%	85.00%	
4	20.00%	80.00%	
5	25.00%	75.00%	
6	30.00%	70.00%	
7	35.00%	65.00%	
8	45.00%	55.00%	
9	50.00%	50.00%	
10	55.00%	45.00%	
11	60.00%	40.00%	
12	65.00%	35.00%	
13	70.00%	30.00%	
14	75.00%	25.00%	
15 and above	80.00%	20.00%	

You may choose the Systematic Allocator at the beginning of the plan or switch to this option on any policy anniversary. However, once the Systematic Allocator is chosen, you will not be allowed to do a manual switch or premium re-direction between the funds. You may also opt out of the Systematic Allocator at any time and use the "Do it yourself" strategy in order to manage the funds.

There are no additional charges for the Systematic Allocator, the underlying fund management charges of the Equity Growth fund and Income fund will continue to apply.

3. Units

Each unit-linked fund is divided into number of units of equal value. The value of each unit is called the unit price which is determined on a daily basis. To create cash inflows to the fund, the new units are created at the prevailing unit price and to meet the cash outflows, existing units in the fund are realised.



Unit price (Net Asset Value) formula:

The Net Asset Value (NAV) will be determined using the market value of assets in accordance with the regulatory requirements.

NAV = Market Value of investments held by the fund + Value of current assets – Value of current liabilities & provisions, if any

Number of Units existing on valuation date (before creation/redemption of units)

The NAV calculated as per the above formula shall be declared daily in accordance with IRDAI regulations on our website.

4. Market value

We will determine the market value of assets in accordance with the regulatory requirements. We reserve the right to suspend unit pricing if it is not possible for us to value some or all of the assets of a unit linked fund due to Force Majeure conditions. Further the unit pricing will be resumed within 2 working days from the day markets resume or conditions return to normal, whichever is earlier.

The suspension of unit pricing will be only on external events to the insurer.

5. Investment guidelines

All segregated funds will be managed in compliance with applicable statutory regulations and guidelines. At present, investments in other than approved securities (including third-party mutual funds beyond 5% of fund) cannot exceed 25%. All funds will also trade in derivatives, invest in third-party funds or engage in short selling to the extent permitted by the applicable regulations.

6. Account Statement:

We will send you the account statement at each policy anniversary.



PART D

POLICY TERMS AND CONDITIONS

This section includes detailed description of the following:

- 1. Alteration to the death sum assured
- 2. Alteration to the premium
- 3. Direction and redirection of premiums
- 4. Switching
- 5. Partial withdrawals
- 6. Discontinuing your premiums
- 7. Surrender
- 8. Claim requirements
- 9. Settlement option
- 10. Termination of your policy
- 11. Loans
- 12. Participation in profits
- 13. Changes in taxes

1. Alterations to the death sum assured

The death sum assured shall not be altered during the term of the policy.

2. Alterations to the premiums

The contractual premium payable by you shall not be altered during the term of the policy.

3. Direction and redirection of premiums

The direction of your premiums, which is the allocation of premium, to the unit-linked funds as selected by you at the policy commencement date is shown in the schedule.

At any time you may instruct us in writing to redirect all your future regular premiums in any proportion to the unit-linked funds on offer. Redirection will not affect the regular premiums that you have paid prior to the request made.

The minimum amount of premium direction or redirection to any fund must be at least 15% of the annual regular premium.

This is not applicable if you have opted for the systematic allocator (please refer part C).

4. Switching

At any time during the policy term, you may instruct us in writing to switch some or all of your units from one unit-linked fund to the other unit-linked fund(s). Such switching between funds can be done any number of times free of charge. Further to which, we shall cancel the units in the old fund and allocate units to the new fund(s) in order to activate the switch. Switching is not allowed if Systematic Allocator is opted.

5. Partial withdrawals

Partial withdrawals can be made at any time during the policy term after the 5th policy anniversary.

The maximum partial withdrawal allowed in a year is 20% of the fund value at the beginning of that year.

- The minimum amount of any partial withdrawal is Rs 10,000.
- The fund value after the partial withdrawal should not be less than one annual premium.

If the fund value after partial withdrawals falls below one annual premium either because of a charge or due to a fall in NAV, the policy will continue whilst the fund value remains positive.

We will cancel units from the unit-linked funds to the value of each withdrawal according to the proportions that you specify.

In case of a "child policy", partial withdrawals will be allowed only after the insured person attains the age of 18 years.

Reduction in death benefit following a partial withdrawal

In the event of the death of the insured person before attaining the age of 60 years, we will reduce the death sum assured by the total of any partial withdrawals made in the 2 years preceding the date of death. We will also reduce the mortality charge corresponding to the reduced sum at risk.



When the insured person attains the age of 60 years, we will reduce the death sum assured by the total amount of all partial withdrawals made in the preceding 2 years. And if the death happens after attaining the age of 60 years, we will further reduce the death sum assured by the amount of any partial withdrawals made after attaining the age of 60. We will reduce the mortality charge corresponding to the reduced sum at risk.

Even after partial withdrawals, the minimum death benefit will be 105% of the total premiums paid till the date of death.

6. Discontinuing your premiums

Discontinuing your premiums after five years from the policy commencement date

After payment of all due premiums in the first five years, if you fail to pay premium within the grace period of fifteen days where premiums are paid on monthly basis and thirty days, where premiums are paid on annual basis, then, we will send a notice within a period of fifteen days from the date of expiry of the grace period. However, you are entitled to exercise within a period of thirty days from the receipt of such notice, the following options:

- (1) Revive the policy within a period of two years; or
- (2) Complete withdrawal of all funds from the policy without any risk cover or
- (3) Convert the policy into a paid-up policy, with the paid-up sum assured in accordance with Section 113 (2) of the Insurance Act 1938 i.e. death sum assured multiplied by the total number of premiums paid divided by the original number of premiums payable as per the terms and conditions of the policy.

The policy will remain in force and the fund value will continue to be part of the segregated funds chosen, until you exercise your option, or until the expiry of thirty days notice period from the date of receipt of the notice; whichever is earlier.

We will offer a revival period of two years from the date of discontinuance of the premium. During this period, the policy is deemed to be in force with a risk cover as per the terms and conditions of the policy. If you exercise the option to revive the policy by payment of due premiums within the revival period, the insurance benefits along with the investment made in the segregated funds less applicable charges shall be continued, subject to our medical and financial underwriting policy.

If you exercise the option of complete withdrawal or you do not exercise any option within the thirty days notice period, we will terminate the policy and pay the fund value and the insurance benefits would cease. Fund value as on date of intimation of withdrawal or on expiry of thirty days notice period, whichever is earlier will be payable.

If you exercise the option to convert the policy into a paid-up policy, the death sum assured will be revised to the paid-up sum assured. The paid-up sum assured will be equal to the death sum assured multiplied by the total number of premiums paid divided by the original number of premiums payable. However, the company will monitor the fund value of the paid-up policy and terminate the policy if required in order to pay a minimum of one annual premium.

Discontinuing your premiums within five years of the commencement date

In the first five years from the policy commencement date if you fail to pay premium within the grace period of fifteen days from the due date, where premiums are paid on monthly basis and thirty days, where premiums are paid on annual basis, we will send a notice within a period of fifteen days from the date of expiry of the grace period. You are entitled to exercise within a period of thirty days from the receipt of such a notice, with the option of either revival of the policy within a period of two years by payment of all due premiums or a complete withdrawal of the policy.

However, the policy will remain in force with full risk cover and the fund value will continue to be a part of the segregated funds chosen, until you exercise your option, or until the expiry of thirty days notice period from the date of receipt of the notice, whichever is earlier.

If you exercise the option of a complete withdrawal or if you do not exercise any option within the thirty days notice period, we will credit the fund value less the discontinuance charge, to the discontinued policy fund and the insurance benefits would cease. The discontinued policy fund is a segregated fund that aims to generate a return by seeking to invest primarily in money market instruments and Government securities. We will provide a minimum guaranteed interest rate of 4% p.a. from the date of discontinuance or as per prevailing regulations. The excess income earned in the discontinued policy fund over and above the minimum guaranteed interest rate shall also be apportioned to the discontinued policy fund in arriving at the proceeds of the discontinued policies and shall not be made available to the shareholders. We will



recover the fund management charge levied on the discontinued policy fund after ensuring the guaranteed return. At the end of the lock-in period of five years from commencement of the policy, we will terminate the policy and refund proceeds of the discontinued policy. In case you exercise the option of complete withdrawal, the policy cannot be revived.

If you exercise the option to revive the policy by payment of due premiums within the revival period, the insurance benefits along with the investment made in the segregated funds less applicable charges shall be continued, subject to meeting our medical and financial underwriting policy. In case, you opt to revive your policy within the revival period, we will recover the outstanding policy administration charge and premium allocation charge; both. We will add the discontinuance charges deducted back to the fund value and allot units of the segregated funds chosen at the NAV as on the date of revival.

For policies which have not completed two years revival period at the end of the lock-in period

We will send a notice within a period of fifteen days from the date of expiry of grace period to exercise the below options within a period of thirty days of receipt of such notice:

- a) To revive the policy within the revival period; or
- b) Complete withdrawal of all funds from the policy without any risk cover; or
- c) Payout the proceeds at the end of the lock-in period or revival period whichever is later.

If you exercise option (a) or (c) mentioned above, the fund value will continue to remain in the discontinued policy fund till the policy is revived or upto the end of the revival period whichever is earlier. If the policy is not revived within two years of the revival period, the proceeds of the discontinued policy fund will be paid out to you.

Discontinued policy fund

The Discontinued Policy Fund is available only upon discontinuance of the policy within the first 5 years of the policy. **Discontinuance Policy Fund ULIF07301/07/10DISCON135**

Investment Objective and Strategy	Asset Category	Allocation
The objective of the fund is to invest in a portfolio of money	Money Market	0 to 40%
market and Government Securities, in order to generate	instruments	
minimum returns as prescribed by IRDAI from time to time.		60 to 100%
To keep the volatility of returns low, the fund invests in	Government Securities	
instruments with minimal market risk, and to minimize the		
credit risk, the fund invests in money market and highly		
quality fixed income instruments		
Fund Management Charge. 0.50% p.a.	Returns and Risk	
	The expected returns fr	rom the fund would be
	low and the risk is low as	s well.

7. Surrender

Your policy will have a lock-in period of 5 years from the date of inception. If the policy is surrendered within the lock in period, a discontinuance charge will be applicable as mentioned under part E - 'Charges for Premium Discontinuance'. We will credit the fund value *less* the discontinuance charge, to the discontinued policy fund and the insurance benefit will cease. At the end of the lock-in period, we will terminate your policy and refund the proceeds of the discontinued policy.

After completion of the 5 year lock-in period you may also surrender your policy at any time with no surrendering charges and we will pay you the entire fund value as on date of the surrender. However, once the policy is surrendered, it cannot be revived.

8. Claims requirements

For death and maturity

Claims are payable to the policyholder in case of maturity/ survival claims and to the beneficiary (nominee/legal heir) in case of death claim. The following need to be produced in case of a claim:

- The original policy document
- Proof of death in case of a death claim
- A claim discharge form signed by the party to whom the benefits are payable
- Any further documentation or information that we may need before we can process the claim



In exceptional circumstances, we may waive any or all of the above requirements. We may conduct any investigation that we consider necessary for this purpose.

For Total and Permanent Disability

- Independent Medical Practitioner certificate
- Waiver of Premium Benefit claim form for Disability
- Any further documentation or information that we may need before we can process the claim

A claim should be notified to us within 90 days from the date of the insured event. If the delay occurs due to events beyond the control of the claimant we may overlook the delay.

We urge you to ensure the safe storage of this policy document for smooth claim settlement.

9. Settlement option

At least 3 months before the maturity date you may opt for a settlement option up to a maximum of 5 years. This means that you have the option to take maturity proceeds in periodic instalments within a maximum period of 5 years from the date of maturity. The first intallment will be paid at the end of one year after maturity. However, the policy will cease on the date of maturity and you will not be entitled for life insurance cover.

The policy will participate in the performance of unit-linked funds as chosen by you and fund management charges as applicable will continue to be deducted. In case the policyholder has opted for the Systematic Allocator, the funds remain invested as at maturity and there will be no further rebalancing. No other charges shall be levied. No Guaranteed Loyalty Additions shall be added during this period. No switching and partial withdrawals will be allowed during this period. The instalment amount in any year will be the prevailing fund value divided by the residual number of years of settlement. In the last year of the settlement period, balance remaining in the fund will be paid off. You may choose from any of the settlement option listed below:

Choice of Settlement period	Installment paid				
(in years)	(expressed as a percentage of Fund Value available at the end of each				
		year du	ring settleme	nt period)	
	Year 1	Year 2	Year 3	Year 4	Year 5
2	50%	100%	-	-	-
3	33%	50%	100%	=	-
4	25%	33%	50%	100%	-
5	20%	25%	33%	50%	100%

Once the policy matures, at the option of the policyholder the entire fund value could be withdrawn by the policyholder at any given point of time, during the settlement period. Thus by paying the entire fund value to the policyholder; as duly accrued under the policy; the Company is fully discharged and absolved from all the liability that arose under the policy. In case of death of the policyholder during such settlement period, only the available fund value shall be paid.

10. Termination of your policy

This policy will terminate in the event of the occurrence any of the following, whichever is earliest:

- upon discontinuance of your policy and payment of the proceeds of the discontinued policy;
- upon payment of the surrender value;
- upon payment of the death benefit;
- upon payment of the maturity benefit at the maturity date or by periodical payments under the settlement option;
- upon discontinuance of premiums after payment of five premiums if on any monthly policy anniversary the surrender value is estimated to fall below the annual premium;



- in the case of fraud or misrepresentation, where the policy shall be cancelled immediately by paying the fund value, subject to the fraud or misrepresentation being established by us in accordance with Section 45 of the Insurance Act, 1938 as amended from time to time.
- The company will monitor the fund value of the paid up policy and terminate the policy if required in order to pay a minimum of one annual premium.

11. Loans

No policy loans are available under this policy.

12. Participation in profits

This policy does not participate in the surplus earnings of our policyholders' fund.

13. Changes in taxes

In the event that any government or authority introduces or changes any form of tax, surcharge, cess, levy, duty, or impost on the premiums, charges, benefits investment returns of your policy, then, we may pass the same on to you directly or by adjusting the premiums, charges, fees or benefits payable under your policy.





CHARGES

This section includes detailed description of the following:

- a) Premium allocation charge
- b) Policy administration charge
- c) Mortality charge
- d) Disability charge
- e) Fund management charges and description of funds
- f) Switching charge, if any
- g) Partial withdrawal charge, if any
- h) Premium discontinuance charge

a. Premium allocation charge

We deduct the premium allocation charge from the premium paid and the balance is proportionately invested in funds that you opt for. We will also deduct goods and services tax as applicable to the premium allocation charge from the fund

Premium allocation charge as a percentage of premiums is given below:

Premium Allocation	Year 1	Year 2 -5	Year 6+
Charge as % of Annual Premium	3.00% p.a.	1.50% p.a.	1.00% p.a.

<Insert if policy purchased online>

We deduct the premium allocation charge from the premium paid and the balance is proportionately invested in funds that you opt for. We will also deduct goods and services tax as applicable to the premium allocation charge from the fund

Premium allocation charge as a percentage of premiums is given below:

Premium Allocation	Year 1 -5	Year 6+
Charge as % of Annual Premium	1.50% p.a.	1.00% p.a.

b. Policy administration charge

We deduct the policy administration charge as percentage of annual premium which is 3.5% p.a. throughout the policy term. The charge will be subject to a maximum of Rs. 6,000 p.a. It will be deducted on a monthly basis of 1/12th of the annual charge by cancellation of units.

<Insert if policy purchased online>

We deduct the policy administration charge as percentage of annual premium which is 1.75% p.a. throughout the policy term. The charge will be subject to a maximum of Rs. 6,000 p.a. It will be deducted on a monthly basis of 1/12th of the annual charge by cancellation of units.

c. Mortality charge

At the beginning of each policy month we will calculate the mortality charge for your policy.

The mortality charge = One-twelfth of the mortality rate X *sum at risk

1.000



The mortality rate is determined as per the age (in years) of the life insured at the beginning of the month for which the mortality charge is being calculated.

*Sum at risk is the amount by which the Death benefit (reduced by applicable partial withdrawls)exceeds the fund value.

If the total fund value is higher than Death benefit, then Sum at risk will be nil and no mortality charges will be deducted.

• We will deduct the mortality charge from the total fund value by cancelling units.

We will also deduct goods and services tax as applicable to the mortality charge.





The mortality rates are as given in the following table:

Age	Male	Female	Age	Male	Female	Age	Male	Female
5	1.16	2.68	30	1.11	1.05	55	8.54	6.60
6	0.89	2.02	31	1.15	1.07	56	9.24	7.23
7	0.69	1.53	32	1.19	1.09	57	9.97	7.87
8	0.56	1.16	33	1.24	1.11	58	10.74	8.54
9	0.48	0.89	34	1.30	1.15	59	11.57	9.24
10	0.45	0.69	35	1.37	1.19	60	12.46	9.97
11	0.46	0.56	36	1.46	1.24	62	14.51	11.57
12	0.49	0.48	37	1.56	1.30	63	15.70	12.46
13	0.54	0.45	38	1.67	1.37	64	17.00	13.44
14	0.60	0.46	39	1.80	1.46	65	18.44	14.51
15	0.67	0.49	40	1.96	1.56	66	20.03	15.70
16	0.74	0.54	41	2.13	1.67	67	21.78	17.00
17	0.80	0.60	42	2.33	1.80	68	23.69	18.44
18	0.86	0.67	43	2.57	1.96	69	25.79	20.03
19	0.90	0.74	44	2.84	2.13	70	28.09	21.78
20	0.94	0.80	45	3.16	2.33	71	30.59	23.69
21	0.97	0.86	46	3.52	2.57	72	33.32	25.79
22	0.99	0.90	47	3.93	2.84	73	36.30	28.09
23	1.01	0.94	48	4.38	3.16	74	39.54	30.59
24	1.02	0.97	49	4.88	3.52			
25	1.03	0.99	50	5.42	3.93			
26	1.04	1.01	51	6.00	4.38			
27	1.05	1.02	52	6.60	4.88			
28	1.07	1.03	53	7.23	5.42			
29	1.09	1.04	54	7.87	6.00			

d. Disability charge -

At the beginning of each policy month we will calculate the disability charges for the policy. The monthly disability charge is $1/12^{th}$ of the disability rates for the age as on last birthday, at the time of deduction of the charge, multiplied by the sum at risk divided by one thousand. The sum at risk, if any, is equivalent to the amount of outstanding future premiums payable in the plan. We will also deduct goods and services tax as applicable to the Disability Charge. After the end of PPT, no Disability charge will levied. If the Disability benefit is triggered and premiums are being paid by the company, no further disability charge will be deducted from the policy.

The disability rates are as under.

Age	Male	Female	Age	Male	Female	Age	Male	Female
18	0.21	0.21	39	0.25	0.22	60	3.56	2.34
19	0.21	0.21	40	0.26	0.23	61	3.97	2.70
20	0.21	0.21	41	0.29	0.23	62	4.43	3.10
21	0.21	0.21	42	0.33	0.25	63	4.94	3.56



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22	0.21	0.21	43	0.37	0.26	64	5.49	3.97
23	0.20	0.21	44	0.41	0.29	65	6.11	4.43
24	0.20	0.21	45	0.47	0.33	66	6.64	4.94
25	0.20	0.21	46	0.53	0.37	67	7.22	5.49
26	0.19	0.20	47	0.60	0.41	68	7.85	6.11
27	0.19	0.20	48	0.67	0.47	69	8.55	6.64
28	0.19	0.20	49	0.76	0.53	70	9.31	7.22
29	0.19	0.19	50	0.86	0.60	71	10.14	7.85
30	0.19	0.19	51	1.00	0.67	72	11.04	8.55
31	0.19	0.19	52	1.15	0.76	73	12.03	9.31
32	0.20	0.19	53	1.33	0.86	74	13.10	10.14
33	0.20	0.19	54	1.53	1.00			
34	0.20	0.19	55	1.76	1.15			
35	0.21	0.20	56	2.04	1.33			
36	0.22	0.20	57	2.34	1.53			
37	0.23	0.20	58	2.70	1.76			
38	0.23	0.21	59	3.10	2.04	_		

e. Fund management charge

We deduct a fund management charge which is a percentage of the total value of assets held in each unit-linked fund. We will determine the charge for each day by dividing the annual rate by 365 and will deduct this amount from the assets of the unit-linked fund before we calculate the unit price.

Fund management charge is 1.35% per year for each investment fund available other than discontinuance fund, for which the charge is 0.50% p.a. Also, we will deduct from your investment amount taxes, duties or surcharges of whatever description levied or that may be levied by any statutory authority.

f. Switching charge

There are currently no charges for switching between funds.

g. Partial withdrawal charge

There are currently no charges for partial withdrawals.

h. Premium discontinuance charge

In case, you discontinue your policy within 5 years from the start of the policy, we will credit the fund value *less* the discontinuance charge to the discontinued policy fund. The premium discontinuance charge will be decided based on the policy year in which the policy is discontinued.

Policy year in which the policy is discontinued	Policy discontinuance charge for premium above 25,000		
1	Lower of 6.0%* (AP or FV) subject to a		
	maximum of ₹6,000		
2	Lower of 4%* (AP or FV) subject to a		
	maximum of ₹ 5,000		
3	Lower of 3%* (AP or FV) subject to a		
	maximum of ₹ 4,000		
4	Lower of 2%* (AP or FV) subject to a		
	maximum of ₹ 2,000		
5 onwards	Nil		

^{*}In the above table AP- denotes annual premium and FV – denotes fund value on the date of discontinuance. We will also deduct goods and services tax as to the premium discontinuance charge.



Risk Factors and Disclaimers:

This policy is underwritten by IDBI Federal Life Insurance Company Limited. This is a Unit Linked Life Insurance Plan. IDBI Federal Life Insurance Company Limited and IDBI Federal Wealth Gain Insurance Plan are only the names of the insurance company and linked insurance plan respectively and do not in any way indicate the quality of the plan, its future prospects or returns. The charges mentioned above are applicable to all the unit-linked funds offered at present. We can modify the fund management charge subject to the specified limits and approval of the IRDAI. The value of the unit-linked fund reflects the value of the underlying investments. These investments are subject to market risks and change in fundamentals such as economic conditions tax rates, etc. affecting the investment portfolio. The Policyholder is responsible for his or her decisions. We reserve the right to recover levies such as goods and services tax levied by the authorities on insurance transactions. If there be any additional levies, they too will be recovered from you. The various funds offered under this plan are the names of the funds and do not in any way indicate the quality of these plans, their future prospectus and returns. The premiums paid in these policies are subject to investment risks associated with capital markets and the NAVs of the units may go up or down based on the performance of fund and factors influencing the capital market. Life insurance cover is available under this product. The past performance of the funds is not indicative of the future performance. Please know the associated risks and the applicable charges from this policy document issued by us. UIN: 135L047V02





PART F

GENERAL TERMS AND CONDITIONS

This policy is subject to our general terms and conditions for conducting business with our policyholders. These are binding on you, and us. We may amend the general terms and conditions with the approval of the IRDA of India, where required, for the sake of compliance, good governance, the security of our policyholders, and administrative efficiency. We may also be required by law, rule, regulations, and statute to change the general terms and conditions. We will advise you of any changes to the general terms and conditions which are also available on request at any of our official branches and offices.

1. Grace Period:

Grace period is effective from the date of the first unpaid premium. You get a grace period of 15 days where premiums are paid on monthly basis and 30 days where premiums are paid annually. The benefits of the policy remain in force during the grace period.

In case of your unfortunate death during the grace period, before the premium due at that time is paid, the premium due shall be deducted from the death benefit payable.

If premium is not paid beyond the grace period, the discontinuance provisions shall apply as described under sec D of policy terms and conditions

2. Suicide exclusion

If the insured person, whether sane or insane, commits suicide within 12 months from the policy commencement date or from the date of policy revival, the Company will pay the fund value as on the date of valid intimation of death claim. In such cases, any charges recovered subsequently to the date of valid intimation of death claim shall also become payable.

3. Nomination

Nomination will be allowed as per provisions of section 39 of the Insurance Act, 1938 as amended from time to time. Please refer Annexure B for further details.

4. Assignment

Assignment and transfer of insurance policies will be allowed as per provisions of section 38 of the Insurance Act, 1938 as amended from time to time. Please refer Annexure A for further details.

5. Endorsements

The terms and conditions of this policy cannot be waived or changed except by an endorsement approved and signed by our authorised officials.

6. Travel, residence and occupation

This policy is free from all restrictions as to travel, residence and occupation unless specifically restricted in the schedule.

7. Procedures for unit-linked policies

The cut off times for determining the applicable unit price for processing transactions as specified by regulation are described in the following table:

Transaction type	Time of transaction advice	Applicable unit price
Allocations:		
New business premiums	Policy start date after completion of the proposal	As on policy start date
Renewal premiums:	Day of realisation of cheque or	Same day
Outstation chequeOutstation demand draft	demand draft	
Switches in and associated switch charges	Upto 3:00 pm	Same day
	After 3:00 pm	Next business day
Redemptions:	•	



Receipt of valid notification and instructions at our designated office:	Upto 3:00 pm	Same day
 Partial withdrawals Surrenders Deaths Associated charges 	After 3:00 pm	Next business day
Maturities	Maturity date	Same day
Cancellation of units for O Mortality charges Policy administration charge Miscellaneous charges	Due date of charge	Same day

To meet our charges as they fall due, we will cancel units of aggregate value equal to each charge from among the funds in which you hold the units. Our current procedure is that charges are recovered proportionately from all the funds in which you hold the units. The value of units cancelled in a particular fund will be in the same proportion to the total charge as the value of units you hold in that fund is to the total value of units that you hold across all specified funds from which charges are to be recovered.

8. Force Majeure Condition

Force Majeure: Means an event beyond the control of the Company. Under Force Majeure events we may suspend unit pricing in the general interest of the holders of unit linked policies.

- a. Some examples of such circumstances are:
 - When one or more stock exchanges which provide a basis for valuation for a substantial portion of the assets of the Fund are closed otherwise than for ordinary holidays.
 - When, as a result of political, economic, monetary or any circumstances out of the control of the Company, the disposal of the assets of the Fund are not reasonable or would not reasonably be practicable without being detrimental to the interests of the remaining Policyholders.
 - During periods of extreme market volatility during which Surrenders and Switches would be detrimental
 to the interests of the remaining Policyholders.
 - In the case of natural calamities, strikes, war, civil unrest, riots and bandhs.
 - In the event of any force majeure or disaster that affects the normal functioning of the Company.
 - If so directed by the IRDAI.
- b. The Company will value the Funds on each day that the financial markets are open. However, the Company may value the Funds less frequently in extreme circumstances external to the Company, where the value of the assets is too uncertain. In such circumstances, the Company may defer the valuation of assets for up to 30 days until the Company feels that certainty as to the value of assets has been resumed. The deferment of the valuation of assets will be with prior consultation with the IRDAI.
- c. The Company will make investments as per the Fund Mandates given above. However, the Company reserves the right to change the exposure of all/any Fund to money market instruments to 100% only in extreme situations external to the company, keeping in view market conditions, political situations, economic situations, war/war-like situations, terror situations. The same will be put back as per the base mandate once the situation has corrected.
- d. The Policyholder shall be notified of such a situation if it arises.

9. Changes in applicable law

Notwithstanding anything contained in this policy, the provisions herein shall stand altered, amended, modified or super ceded to such extent and in such a manner as may be required by any change in the applicable law (including but not limited to any regulations made or directions or instructions or guidelines issued by the IRDAI or any other statutory bodies) or as may be necessary under a judgment or order of a court of law.

10. Fraud, Misrepresentation and forfeiture: Fraud, Misrepresentation and forfeiture would be dealt with in accordance with provisions of Sec 45 of the Insurance Act 1938 as amended from time to time. Please refer Annexure C for further details.



11. Currency and place of payment

Indian Rupee is the currency of this policy.

We will make or accept payments at any of our offices in India or such other locations as determined by us from time to time.

12. Loss of policy document

If the policy document is lost then we will, pursuant to a written request duly signed by you addressed to our registered office and upon being satisfied as to the fact and cause of the loss, provide a duplicate copy of the policy document. If a duplicate copy is issued, the original policy document will cease to be of any legal effect. You agree to keep us indemnified and hold us harmless from any costs, expenses, claims, awards or judgments arising out of or howsoever connected with the original policy document. We do not levy any charges for providing a duplicate copy of the policy document.

13. Governing law and jurisdiction

Indian law shall govern this policy and the relationship between you and us. The Parties shall be subject to the exclusive jurisdiction of the courts in India for all matters and disputes arising from, relating to or concerning the policy.





PART G

GRIVEANCES

Notices

All notices meant for us whether under this policy or otherwise must be in writing and delivered to us at the address mentioned below, or such other address as we may notify to you from time to time.

All notices meant for you will be in writing and we will send the same to the most recent address registered with us. If you change address, you must notify us immediately.

Grievances

In case you have any query, request or complaint/grievance, you may approach our office at the following address:

Manager-Customer & Sales Support IDBI Federal Life Insurance Company Limited 22nd Floor, A Wing, Marathon Futurex, N. M. Joshi Marg, Lower Parel – East, Mumbai – 400013

Contact No:

Toll free No.: 1800 209 0502 Email ID: support@idbifederal.com

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

Chief Operations Officer
IDBI Federal Life Insurance Company Limited
22nd Floor, A Wing, Marathon Futurex,
N. M. Joshi Marg, Lower Parel – East,
Mumbai 400 013.

Contact No.: 022 2490 8109

Email ID: grievance@idbifederal.com

2.2 If you are not satisfied with the response or do not receive a response from us within 15 days, you may approach the Grievance Cell of IRDAI on the following contact details:

IRDAI Grievance Call Centre (IGCC) TOLL FREE NO:155255 Email ID: complaints@irda.gov.in

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

Address for communication for complaints by fax/paper: Consumer Affairs Department Insurance Regulatory and Development Authority 9th floor, United India Towers, Basheerbagh



Hyderabad – 500 029, Telangana Fax No: 91- 40 – 6678 9768

2.3 In case you are not satisfied with the decision/resolution of IRDAI, you may approach the Insurance Ombudsman at the address given below

Address of Insurance Ombudsman

CONTACT DETAILS	JURISDICTION
AHMEDABAD	State of Gujarat and Union Territories of Dadra & Nagar Haveli
Office of the Insurance Ombudsman,	and Daman and Diu.
2nd floor, Ambica House,	
Near C.U. Shah College,	
5, Navyug Colony, Ashram Road,	
Ahmedabad – 380 014	
Tel.:- 079-27546150/139	
Fax:- 079-27546142	
Email:- bimalokpal.ahmedabad@ecoi.co.in	
BENGALURU	Karnataka.
Office of the Insurance Ombudsman,	
Jeevan Soudha Building,	
PID No.57-27-N-19,	
Ground Floor, 19/19, 24th Main Road,	
JP Nagar, 1st Phase,	
Bengaluru-560 078.	
Tel.:- 080-26652048 / 26652049	
Email:- bimalokpal.bengaluru@ecoi.co.in	
BHOPAL	States of Madhya Pradesh and Chattisgarh.
Office of the Insurance Ombudsman,	
Janak Vihar Complex,	
2nd Floor, 6, Malviya Nagar,	
Opp.Airtel Office,	
Near New Market,	
Bhopal – 462 033.	
Tel.:- 0755-2769200/201/202	
Fax:- 0755-2769203	
Email:- bimalokpalbhopal@ecoi.co.in	
BHUBANESHWAR	State of Orissa.
Office of the Insurance Ombudsman,	
62, Forest park,	
Bhubneshwar – 751 009.	
Tel.:- 0674-2596461 / 2596455	
Fax:- 0674-2596429	
Email:- bimalokpal.bhubaneswar@ecoi.co.in	
CHANDIGARH	States of Punjab, Haryana, Himachal Pradesh, Jammu &
Office of the Insurance Ombudsman,	Kashmir and Union territory of Chandigarh.
S.C.O. No. 101, 102 & 103, 2nd	, , , , , , , , , , , , , , , , , , , ,
Floor,	
Batra Building, Sector 17 – D,	
Chandigarh – 160 017.	
Tel.:- 0172-2706196/5861 / 2706468	
Fax:- 0172-2708274	
Email:- bimalokpal.chandigarh@ecoi.co.in	
CHENNAI	State of Tamil Nadu and Union Territories - Pondicherry Town
Office of the Insurance Ombudsman,	and Karaikal (which are part of Union Territory of
Fatima Akhtar Court,	Pondicherry).
4th Floor, 453 (old 312), Anna Salai,	



	IDBI Federal Life Insurance Co Ltd
Teynampet,	
CHENNAI – 600 018.	
Tel.:- 044-24333668 / 24335284	
Fax:- 044-24333664	
Email:- bimalokpal.chennai@ecoi.co.in	
DELHI	State of Delhi
Office of the Insurance Ombudsman,	
2/2 A, Universal Insurance Building,	
Asaf Ali Road,	
New Delhi – 110 002.	
Tel.:- 011-23239611/7539/7532	
Fax:- 011-23239011/7339/7332	
Email:- bimalokpal.delhi@ecoi.co.in	
	Versla Lakshaduyaan Maha a nart of Dandisharm
ERNAKULAM	Kerala, Lakshadweep, Mahe-a part of Pondicherry
Office of the Insurance Ombudsman,	
2nd floor, Pulinat Building,	
Opp. Cochin Shipyard,	
M.G. Road,	
Ernakulum - 682 015.	
Tel.:- 0484-2358759/2359338	
Fax:- 0484-2359336	
Email:- bimalokpal.ernakulum@ecoi.co.in	
GUWAHATI	States of Assam, Meghalaya, Manipur, Mizoram, Arunachal
Office of the Insurance Ombudsman,	Pradesh, Nagaland and Tripura.
'Jeevan Nivesh', 5th Floor,	
Nr. Panbazar over bridge, S.S. Road,	
Guwahati – 781001(ASSAM).	
Tel.:- 0361- 2132204 / 2132205	
Fax:- 0361-2732937	
Email:- bimalokpal.guwahati@ecoi.co.in	
HYDERABAD	States of Andhra Pradesh, Telangana and Union Territory of
Office of the Insurance Ombudsman,	Yanam - a part of the Union Territory
6-2-46, 1st floor, "Moin Court"	of Pondicherry.
Lane Opp. Saleem Function Palace,	of Folidiciterry.
A. C. Guards, Lakdi-Ka-Pool,	
Hyderabad - 500 004.	
Tel.:- 040-65504123/23312122	
Fax:- 040-23376599	
Email:- bimalokpal.hyderabad@ecoi.co.in	
JAIPUR	State of Rajasthan.
Office of the Insurance Ombudsman,	
Jeevan Nidhi-II Bldg.,	
Ground Floor,	
Bhawani Singh Marg,	
Jaipur - 302005.	
Tel.:- 0141-2740363	
Email:- bimalokpal.jaipur@ecoi.co.in	
KOLKATA	States of West Bengal, Bihar, Sikkim and Union Territories of
Office of the Insurance Ombudsman,	Andaman and Nicobar Islands.
Hindustan Building Annexe,	
4th floor, 4, CR Avenue,	
Kolkata - 700 072.	
Tel.:- 033-22124339 / 22124340	
Fax:- 033-22124341	
Email:- <u>bimalokpal.kolkata@ecoi.co.in</u>	
HICKNOW	
LUCKNOW	District of Uttar Pradesh: Lalitpur, Jhansi, Mahoba, Hamirpur,
Office of the Insurance Ombudsman,	Banda, Chitrakoot, Allahabad, Mirzapur, Sonbhabdra,
6th Floor, Jeevan Bhawan,	



Phase-II, Nawal Kishore Road,	Fatehpur, Pratapgarh, Jaunpur, Varansi, Gazipur, Jalaun,
Hazratganj,	Kanpur, Lucknow, Unnao, Sitapur, Lakhimpur, Bahraich,
Lucknow-226 001.	Barabanki, Raebareli, Sravasti, Gonda, Faizabad, Amethi,
Tel.:- 0522-2231330 / 2231331	Kaushambi, Balrampur, Basti, Ambedkarnagar, Sulanpur,
Fax:- 0522-2231310.	Maharajganj, Santkabirnagar, Azamgarh, Kaushinagar,
Email:- bimalokpal.lucknow@ecoi.co.in	Gorkhpur, Deoria, Mau, Chandauli, Ballia, Sidharathnagar.
MUMBAI	States of Goa, Mumbai Metropolitan Region excluding Navi
Office of the Insurance Ombudsman,	Mumbai & Thane.
3rd Floor, Jeevan Seva Annexe,	
S. V. Road, Santacruz (W),	
Mumbai - 400 054.	
Tel.:- 022-26106928/360/889	
Fax:- 022-26106052	
Email:- bimalokpal.mumbai@ecoi.co.in	
NOIDA	States of Litteranchal and the following Districts of Litter
Office of the Insurance Ombudsman,	States of Uttaranchal and the following Districts of Uttar
Bhagwan Sahai Palace,	Pradesh: Agra, Aligarh, Bagpat, Bareilly, Bijnor, Budaun,
4th Floor, Main Road,	Bulandshehar, Etah, Kanooj, Mainpuri, Mathura, Meerut,
Naya Bans, Sector-15,	Moradabad, Muzaffarnagar, Oraiyya, Pilibhit, Etawah,
Gautam Budh Nagar, Noida	Farrukhabad, Firozabad, Gautam Budh Nagar, Ghaziabad,
Email:- bimalokpal.noida@ecoi.co.in	Hardoi, Shahjahanpur, Hapur, Shamli, Rampur, Kashganj,
DATNA	Sambhal, Amroha, Hathras, Kanshiramnagar, Saharanpur. States of Bihar and Jharkhand.
PATNA Office of the Insurance Ombudsman	States of Billar and Inarkhand.
Office of the Insurance Ombudsman,	
1st Floor, Kalpana Arcade Building,	
Bazar Samiti Road,	
Bahadurpur, Patna - 800 006.	
Email:- bimalokpal.patna@ecoi.co.in	
PUNE Office of the Insurance Orchudence	States of Maharashtra, Area of Navi Mumbai and Thane
Office of the Insurance Ombudsman,	excluding Mumbai Metropolitan Region.
Jeevan Darshan Building, 3rd Floor,	
CTS Nos. 195 to 198,	
NC Kelkar Road, Narayan Peth,	
Pune - 411 030	
Tel: 020 -32341320	
Email:- <u>bimalokpal.pune@ecoi.co.in</u>	

2.4 The Ombudsman shall receive and consider complaints or disputes relating to—

- (a) delay in settlement of claims, beyond the time specified in the regulations, framed under the Insurance Regulatory and Development Authority of India Act, 1999;
- (b) any partial or total repudiation of claims by the life insurer;
- (c) disputes over premium paid or payable in terms of insurance policy;
- (d) misrepresentation of policy terms and conditions at any time in the policy document or policy contract;
- (e) legal construction of insurance policies in so far as the dispute relates to claim;
- (f) policy servicing related grievances against insurers and their agents and intermediaries;
- (g) issuance of life insurance policy, 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
- (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).
- **2.5** Any person who has a grievance against an insurer, may himself or through his legal heirs, nominee or assignee, make a complaint in writing to the Insurance Ombudsman within whose territorial jurisdiction the branch or office of the insurer complained against or the residential address or place of residence of the complainant is located.
- 2.6 The complaint shall be in writing, duly signed by the complainant or through his legal heirs, nominee or



assignee and shall state clearly the name and address of the complainant, the name of the branch or office of the insurer against whom the complaint is made, the facts giving rise to the complaint, supported by documents, the nature and extent of the loss caused to the complainant and the relief sought from the Insurance Ombudsman.

- 2.7 No complaint to the Insurance Ombudsman shall lie unless—
 - (a) the complainant makes a written representation to the insurer named in the complaint and—
 - (i) either the insurer had rejected the complaint; or
 - (ii) the complainant had not received any reply within a period of one month after the insurer received his representation; or
 - (iii) the complainant is not satisfied with the reply given to him by the insurer;
 - (b) The complaint is made within one year-
 - (i) after the order of the insurer rejecting the representation is received; or
 - (ii) after receipt of decision of the insurer which is not to the satisfaction of the complainant;
 - (iii) after expiry of a period of one month from the date of sending the written representation to the insurer if
 - the insurer named fails to furnish reply to the complainant .
- **2.8** No complaint before the Insurance Ombudsman shall be maintainable on the same subject matter on which proceedings are pending before or disposed of by any court or consumer forum or arbitrator.





Annexure A

A. Section 38 - Assignment and Transfer of Insurance Policies

Assignment or transfer of a policy will be in accordance with Section 38 of the Insurance Act, 1938 as amended from time to time. The extant provisions in this regard are as follows:

- 1. This policy may be transferred/assigned, wholly or in part, with or without consideration.
- 2. An Assignment may be effected in a policy by an endorsement upon the policy itself or by a separate instrument under notice to the Company
- 3. The instrument of assignment should indicate the fact of transfer or assignment and the reasons for the assignment or transfer, antecedents of the assignee and terms on which assignment is made.
- 4. The assignment must be signed by the transferor or assignor or duly authorized agent and attested by at least one witness.
- 5. The transfer of assignment shall not be operative as against the company until a notice in writing of the transfer or assignment and either the said endorsement or instrument itself or copy there of certified to be correct by both transferor and transferee or their duly authorised agents have been delivered to the Company
- 6. Fee to be paid for assignment or transfer can be specified by the Authority through Regulations.
- 7. On receipt of notice with fee, we will grant a written acknowledgement of receipt of notice. Such notice shall be conclusive evidence against the Company of duly receiving the notice.
- 8. The policyholder may send such notice to our office address as mentioned in the policy document where the policy is being serviced.
- 9. We may accept or decline to act upon any transfer or assignment or endorsement, if it has sufficient reasons to believe that it is
 - a) not bonafide or
 - b) not in the interest of the policyholder or
 - c) not in public interest or
 - d) is for the purpose of trading of the insurance policy.
- 10. Before refusing to act upon endorsement, we will record the reasons in writing and communicate the same in writing to policyholder within 30 days from the date of policyholder giving a notice of transfer or assignment.
- 11. In case of refusal to act upon the endorsement by the Company, any person aggrieved by the refusal may prefer a claim to IRDAI within 30 days of receipt of the refusal letter from the Company
- 12. The priority of claims of persons interested in an insurance policy would depend on the date on which the notices of assignment or transfer is delivered to the Company; where there are more than one instruments of transfer or assignment, the priority will depend on dates of delivery of such notices. Any dispute in this regard as to priority shall be referred to Authority.
- 13. Every assignment or transfer shall be deemed to be absolute assignment or transfer and the assignee or transferee shall be deemed to be absolute assignee or transferee, except
 - a) where assignment or transfer is subject to terms and conditions of transfer or assignment OR
 - b) where the transfer or assignment is made upon condition that
 - i.the proceeds under the policy shall become payable to policyholder or nominee(s) in the event of assignee or transferee dying before the insured OR
 - ii. the insured surviving the term of the policy

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

- 14. In other cases, we will, subject to terms and conditions of assignment, recognize the transferee or assignee named in the notice as the absolute transferee or assignee and such person
- shall be subject to all liabilities and equities to which the transferor or assignor was subject to at the date of transfer or assignment and
- b) may institute any proceedings in relation to the policy
- c) obtain loan under the policy or surrender the policy without obtaining the consent of the transferor or assignor or making him a party to the proceedings
- 15. Any rights and remedies of an assignee or transferee of a life insurance policy under an assignment or transfer effected before commencement of the Insurance Laws (Amendment) Act, 2015 shall not be affected by this section.

Please note: This is not a comprehensive list of amendments of Insurance Laws (Amendment) Act, 2015 and only a simplified version prepared for general information. Policy Holders are advised to refer to Original Ordinance Gazette Notification dated December 26, 2014 for complete and accurate details.



Annexure B

B. Section 39 - Nomination by policyholder

Nomination of a life insurance Policy is as below in accordance with Section 39 of the Insurance Act, 1938 as amended from time to time. The extant provisions in this regard are as follows:

- 1. The policyholder of a life insurance on his own life may nominate a person or persons to whom money secured by the policy shall be paid in the event of his death.
- 2. Where the nominee is a minor, the policyholder may appoint any person to receive the money secured by the policy in the event of policyholder's death during the minority of the nominee.
- 3. Nomination can be made at any time before the maturity of the policy.
- 4. Nomination may be incorporated in the text of the policy itself or may be endorsed on the policy communicated to the company and can be registered by the company in the records relating to the policy.
- 5. Nomination can be cancelled or changed at any time before policy matures, by an endorsement or a further endorsement or a will as the case may be.
- 6. A notice in writing of Change or Cancellation of nomination must be delivered to the Company for the Company to be liable to such nominee. Otherwise, we will not be liable if a bonafide payment is made to the person named in the policy or in the registered records of the company.
- 7. Fee to be paid to the Company for registering change or cancellation of a nomination can be specified by the Authority through Regulations.
- 8. On receipt of notice with fee, we will grant a written acknowledgement to the policyholder of having registered a nomination or cancellation or change thereof.
- 9. A transfer or assignment made in accordance with Section 38 shall automatically cancel the nomination except in case of assignment to the Company or other transferee or assignee for purpose of loan or against security or its reassignment after repayment. In such case, the nomination will not get cancelled to the extent of the Company's or transferee's or assignee's interest in the policy. The nomination will get revived on repayment of the loan.
- 10. The right of any creditor to be paid out of the proceeds of any policy of life insurance shall not be affected by the nomination.
- 11. In case of nomination by policyholder whose life is insured, if the nominees die before the policyholder, the proceeds are payable to policyholder or his heirs or legal representatives or holder of succession certificate.
- 12. In case nominee(s) survive the person whose life is insured, the amount secured by the policy shall be paid to such survivor(s).
- 13. Where the policyholder whose life is insured nominates his
 - a. parents or
 - b. spouse or
 - c. children or
 - d. spouse and children
 - e. or any of them

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

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

Please note: This is not a comprehensive list of amendments of Insurance Laws (Amendment) Act, 2015 and only a simplified version prepared for general information. Policy Holders are advised to refer to Original Ordinance Gazette Notification dated December 26, 2014 for complete and accurate details.



Annexure C

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

Provisions regarding policy not being called into question in terms of Section 45 of the Insurance Act, 1938, as amended from time to time are as follows:

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

whichever is later.

- 2. On the ground of fraud, a policy of Life Insurance may be called in question within 3 years from
- a) the date of issuance of policy or
- b) the date of commencement of risk or
- c) the date of revival of policy or
- d) the date of rider to the policy

whichever is later.

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

- 3. Fraud means any of the following acts committed by insured or by his agent, with the intent to deceive the Company or to induce the Company to issue a life insurance policy:
- a) The suggestion, as a fact of that which is not true and which the insured does not believe to be true;
- b) The active concealment of a fact by the insured having knowledge or belief of the fact;
- c) Any other act fitted to deceive: and
- d) Any such act or omission as the law specifically declares to be fraudulent.
- 4. Mere silence is not fraud unless, depending on circumstances of the case, it is the duty of the insured or his agent keeping silence to speak or silence is in itself equivalent to speak.
- 5. We will not repudiate a life insurance Policy on the ground of fraud, if the Insured / beneficiary can prove that the misstatement was true to the best of his knowledge and there was no deliberate intention to suppress the fact or that such mis-statement of or suppression of material fact are within the knowledge of the Company. Onus of disproving is upon the policyholder, if alive, or beneficiaries.
- 6. Life insurance Policy can be called in question within 3 years on the ground that any statement of or suppression of a fact material to expectancy of life of the insured was incorrectly made in the proposal or other document basis which policy was issued or revived or rider issued. For this, the Company will communicate in writing to the insured or legal representative or nominee or assignees of insured, as applicable, mentioning the ground and materials on which decision to repudiate the policy is based.
- 7. In case repudiation is on ground of mis-statement and not on fraud, the premium collected on policy till the date of repudiation shall be paid to the insured or legal representative or nominee or assignees of insured, within a period of 90 days from the date of repudiation.
- 8. Fact shall not be considered material unless it has a direct bearing on the risk undertaken by the Company. The onus is on the Company to show that if the Company had been aware of the said fact, no life insurance policy would have been issued to the insured.
- 9. The insurer can call for proof of age at any time if it is entitled to do so and no policy shall be deemed to be called in question merely because the terms of the policy are adjusted on subsequent proof of age of life insured. So, this Section will not be applicable for questioning age or adjustment based on proof of age submitted subsequently.

Please note: This is not a comprehensive list of amendments of Insurance Laws (Amendment) Act, 2015 and only a simplified version prepared for general information. Policy Holders are advised to refer to Original Ordinance Gazette Notification dated December 26, 2014 for complete and accurate details.