### Ref: IRDAI/PP&GR/CIR/MISC/117/9/2024

# Master Circular on Protection of Policyholders' Interests, 2024



Date: 5th September, 2024





## भारतीय बीमा विनियामक और विकास प्राधिकरण INSURANCE REGULATORY AND DEVELOPMENT AUTHORITY OF INDIA

IRDAI/PP&GR/CIR/MISC/117/9/2024

5th September, 2024

То

All Life Insurers, General Insurers, Health Insurers and Distribution Channels

Sub: Master Circular on Protection of Interests of Policyholders

#### 1. Background

Insurance sector has embarked upon the journey to achieve the vision of 'Insurance for All' by 2047. Various regulatory reforms have been undertaken in this direction by taking up measures to protect interests of policyholders, prioritizing ease of doing business, encouraging innovation, competition, strengthen governance framework to foster growth and self-reliance in the insurance sector. The interests of policyholder have been at the core of all the initiatives undertaken which emphasize insurers and distribution channels to fulfill their obligations towards policyholders, including effective grievance redressal mechanisms and governance structures centered around policyholder welfare. Regulations on these aspects have been reviewed comprehensively and the Insurance Regulatory and Development Authority of India (Protection of Policyholders' Interests, Operations and allied Matters of insurers) Regulations, 2024 (hereinafter called "Regulations") was notified on 22<sup>nd</sup> March, 2024. This is second of the two Master Circulars issued under these Regulations. The first Master Circular may be accessed at https://irdai.gov.in/document-detail?documentId=5083599.

- 2. Provisions relating to Protection of Interests of Policyholders are being covered in this circular. The master circular contains two sections as under:
  - 2.1. Section 1: It contains summary of important and relevant information at various stages of an insurance contract for the prospects / policyholders / customers. A prospect or policyholder to know his / her rights and obligations at various stages of an insurance policy may visit this Section. Important and relevant information at various stages of
    - Life Insurance Policies are in Part A,
    - Health Insurance Policies are in Part B,
    - Retail General Insurance Policies are In Part C.

Separate Master Circulars on certain relevant and important aspects of insurance business are also issued on Life Insurance Business; Health Insurance Business and General Insurance Business.

सर्वे नं. 115/1, फाइनेंशियल डिस्ट्रिक्ट, नानकरामगुडा, हैदराबाद-500 032, भारत ) : +91-40-20204000 वेवसाइट : www.irdai.gov.in Survey No. 115/1, Financial District, Nanakramguda, Hyderabad-500 032, India () :+91-40-20204000 Website: www.irdai.gov.in

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- 2.2. Section 2: It contains broad requirements to be complied with by an insurer under the Regulations.
- 3. This master circular is issued under section 34 of the Insurance Act, 1938, section 14 of the IRDA Act, 1999 and Regulation 56 of the Insurance Regulatory and Development Authority of India (Protection of Policyholders' Interests, Operations and allied Matters of insurers) Regulations, 2024 and shall be reviewed every year unless review or repeal is warranted earlier.
- 4. The Returns referred under this circular shall be submitted as per the provisions herein and the Master Circular on Submission of Returns.
- All words and explanations used herein and not defined in this Master Circular but defined in the Insurance Act, 1938 (4 of 1938) or Insurance Regulatory and Development Authority Act, 1999 (41 of 1999) or Rules or Regulations made thereunder shall have the meanings respectively assigned to them in those Acts or Rules or Regulations.
- 6. In Order to remove any doubts or difficulties that may arise in the application or interpretation or any of the provisions of this Master Circular, the Competent Authority may issue appropriate clarifications, as and when deemed necessary.

This has approval of the Competent Authority.

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## Section I - Information for Prospects/Policyholders/Customers

An insurance contract is a contract between the insurer and the policyholder which is effected through a policy document. Under an insurance contract, the insurer accepts insurance risk from the policyholder by agreeing to compensate the policyholder, as per the terms and conditions of the policy document, against happening of uncertain future insured event(s) affecting the policyholder. The insured events **m** ay include the risk of death, disability, sickness, damage to or loss of property, vehicle etc.,

An insurance company (also called "insurer") issues a policy document (also called "policy" or "policy contract" or "insurance contract") by accepting an amount called "premium" from the prospects to issue an insurance contract. Insurance claims arising out of insurance contracts are paid by the insurer to the policyholder or beneficiary, subject to the terms and conditions of the policies.

The following sections are aimed at providing relevant information that the prospect/policyholder should know before and after buying an insurance policy:

- (a) Part A: covers various stages of Life Insurance Policies.
- (b) Part B: covers various stages of Health Insurance Policies.
- (c) Part C: covers various stages of Retail General Insurance Policies.

Sr. No.	Particulars				
	Part A : Life Insurance Policies				
I	Prior to Sale				
1	Life insurers are required to make suitable products/riders available to provide wider choice to the policyholders/prospects catering to:				
	i. the needs of the customers suitably;				
	ii. all ages;				
	iii. all regions, all occupational categories, persons with disabilities and any other categories;				
	iv. the policyholders/prospects as per their affordability;				
	Note: The above does not imply that the insurer shall have one product to cater to all of the above.				
	Insurers shall allow flexibility to customers to choose products/riders as per his/her needs.				

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<ul> <li>prospect can buy such products from a life insurer directly or through any of the distribution channels.</li> <li>ii. Such purchase can be made either by visiting the office of an Insurer/ distribution channel or online by visiting the website of the insurer/distribution channel.</li> <li>iii. "Distribution channel" for purchasing insurance products, includes individual agents corporate agents, insurance brokers, web aggregators, insurance marketing firms Common Service Centres, etc. Authorized distribution channels to sell insurance products may be verified from the respective websites of insurance companies whose products may be verified from the respective websites of insurance companies whose products are offered for sale.</li> <li>iv. In case of availing insurance cover for loans like housing or any other kind of loans the prospect may note as under: <ul> <li>a. it is not compulsory to purchase insurance policy through the financial institution giving loan. He / She is free to buy insurance policy from any insure or through any distribution channel through any mode.</li> <li>b. he/she may check whether the features /options of the insurance policy like type of policy; tenure of policy; periodicity of premium payment etc., are matching with the type of loan being taken.</li> </ul> </li> <li>3 Advertisements <ul> <li>i. Insurance companies and distribution channels may advertise the insurance products offered for sale. Such advertisements could be in the form of television advertisements, radio announcements, social media circulations, newspape advertisements, pamphlets or leaflets etc. Generally, the information available is such advertisements carry the registered name of the insurers and unique identification number (UIN) of the insurance product, wherever insurance product is advertised.</li> <li>iii. Before purchasing any insurance product, the prospect should read the prospectu of the product along with the customized benefit illustrations shared by th insurer/distribution channels. The prospe</li></ul></li></ul>		
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4	Prospectus			
	<ul> <li>i. In order to explain the features, benefits, exclusions, and various other details offered in insurance products, insurers are required to have prospectus for each of the product offered by them for sale. They are uploaded on their website.</li> <li>ii. To understand specific details of any insurance product/s, a prospect may read the prospectus available on the insurer's website or may ask the representative of the insurer or distribution channel to provide the same.</li> </ul>			
5	Suitability for life insurance:			
	<ul> <li>i. Assessment of suitability for life insurance shall be carried out in respect of savings related life insurance products and annuity products except those annuities purchased from proceeds of NPS and from employer offered superannuation fund. Insurer/distribution channel who source insurance policy obtain details like need for buying insurance, income of the prospect and affordability, various needs to be met by insurance policy, expected benefits, type of benefits needed etc., duly confirmed by the Prospect and the concerned sales person involved in solicitation. Based on the information obtained from the prospect, the insurer or distribution channel, as the case may be, shall recommend a suitable product(s) meeting the needs of the prospect. Such need analysis shall be documented and copy of the same is provided to the prospect and copies of such need analysis shall be part of the policy document.</li> <li>ii. A prospect can benefit from recommendations of the insurer/distribution channel / sales person to decide on a suitable insurance product. However, he/she is also free to choose any other insurance product/s, if he/she desires so.</li> </ul>			
II	At proposal stage			
1	<ul> <li>Benefit Illustration (BI)</li> <li>While prospectus provides an overall general information about the insurance product customized benefit illustration provides specific benefits that would become payable of occurrence of various events covered in the policy based on the customer specific detail like age, premium amount, premium paying term, policy term etc.</li> <li>a. In addition to the prospectus of the relevant insurance product, every life insure distribution channel/ authorized sales person must provide customized benefit illustration to proposer / prospective policyholder, at the point of sale.</li> <li>b. Customized benefit illustration is a document which gives details of the benefits that prospective policyholder may get on various events covered in the policy throughout the policy based on the customer specific details of the benefits that prospective policyholder may get on various events covered in the policy throughout the policy based on the customer specific details of the policy based on the customized benefits that prospective policyholder may get on various events covered in the policy throughout the policy based on the customized benefits that prospective policyholder may get on various events covered in the policy throughout the policy based on the policy throughout the policy based on the policy based on the policy throughout the policy based on the policy throughout the policy based on the policy based on the policy throughout the policy based on the policy throughout the policy based on the policy throughout the policy based on the policy based on the policy throughout the policy based on the policy throughout the policy based on the policy throughout the policy throughout the policy based on the policy throughout the policy throughout the policy based on the policy throughout the pol</li></ul>			

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	term of the policy, taking into account details like age of the prospect, proposed policy				
	term, premium, premium paying term of the policy etc.				
	c. The prospective policyholder should examine the benefit illustration and on being satisfied				
	that the benefits offered under the product meet his / her needs, he / she should sign the				
	benefit illustration. It shall also be signed by the authorized sales person.				
	d. Customized Benefit illustration format is as specified at Schedule B. After it is signed by				
	the prospective policyholder and the authorized sales person, it shall be part of the policy				
	document.				
2	Splitting of Policies				
	i. Insurance policies with respect to an insurance product, can be taken for desired sum				
	assured as a single policy or can be split into multiple policies with varied sum assured				
	as per the needs of the prospect. However, if multiple policies of the same nature are				
	sold to a prospect at the same time, it will be deemed as splitting of policies. Splitting				
	of policies shall be done only at the option and specific request of the prospect after				
	recording his/her consent.				
	ii. In case the prospect is planning to take more than one policy of the same product, the				
	prospect should examine the possible discounts that the insurer generally offers on				
	premiums and sum assured. Insurance policies may provide discounts on premium in				
	case of higher sum assured or higher premium amounts. If such policies are split into				
	more than one policy, the policyholder may not be able to get such premium or sum				
	assured based discounts offered by the insurer. Further, in case of Unit Linked				
	Insurance policies, splitting of policies may result in deduction of higher amount of				
	charges, as some charges may be levied on per policy basis.				
	iii. In case of splitting of policies, unless there is a specific request from the Prospect, such				
	action shall not result into any additional cost to the policyholder by way of increase				
	(directly or indirectly) in fees or charges or the commission in whatsoever name either				
	at the inception of the policy or at any time during the term of the policy.				
3	Proposal Form				
	i. For purchasing a life insurance policy, the life insurer will require a proposal form to be				
	submitted by the prospect.				
	ii. Proposal form will be made available in Hindi or English. However, if sought by the				
	prospect, it will also be provided in regional language.				
	iii. A prospect, while buying an insurance policy, is required to provide the information /				
	details sought in the proposal form, including the following:				
	a. mobile no, email id, present and permanent address;				

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- b. bank account details;
- c. name of the nominee and his/her mobile no, email id, present, permanent address, relationship of the nominee, details of authorized person for minor nominees and details of bank accounts of the nominee;
- iv. Certain products may require the prospect to undergo medical examination as per the information given by the insurer and need to provide health and other medical details, if asked in the proposal form. Also, insurer may ask for details of occupation, income details along with proof of income to ascertain the premium paying capacity and other requirements before issuance of the policy. If asked for, such details need to be provided by the prospect.
- v. For the purpose of underwriting and KYC, insurers would require prospects to submit age proof, identity proof and address proof. KYC process may be online or offline.
- vi. In case, the prospect is not familiar with the language printed in the proposal form, insurer or the distribution channel shall explain the details sought in the proposal form. In such case, a declaration shall be obtained from the prospect that the details have been explained to him/her.
- vii. A policyholder or prospect, who is a person with disability, may duly authorize a representative to give declaration on his/her behalf, if required.
- viii. Prospects should exercise due care and provide required information in the proposal form which forms the basis of issuance of an insurance policy. True and complete information in the proposal form enables insurers to assess the risks appropriately and to decide on the proposal form. This also facilitates hassle-free claim servicing by the insurer. Hence, the information should be given responsibly.
- In case of buying immediate annuity product from the proceeds of the National Pension System (NPS), the "Exit Form" provided to the NPS will be considered as the proposal form.
- x. In case, there is a change in any of the information already provided in the proposal form like mobile number, email IDs, residential address, bank account details, nominee details during the term of the policy, policyholder should update such information with the insurer, to enable the insurer to provide efficient policy servicing.
- xi. Proposer before signing the proposal form in case of group insurance should ensure that all the details as required therein have been provided.

Payment of premium / premium deposit:

 Premium is required to be paid only after the insurer communicates the decision of acceptance of the proposal.
 Risk Cover shall commence only after receipt of premium.

[	iii. No premium deposit / proposal deposit is required to be paid to the insurer along
	with the proposal form except in case of policies issued basis declaration of good
	health where risk cover commences immediately on receipt of premium. There
	should not be scope for either short or excess collection of premium.
	iv. Insurers shall ensure that explicit consent is obtained from the
	prospect/policyholder for deduction of amount towards premium payment from
	bank account.
5	Nomination
	i. While filling the proposal form, prospect is required to provide the details of the nominee.
	ii. Nomination is mandatory to facilitate payment of claim amount in case of death of
	life assured.
	iii. Policyholder may nominate one or more persons and specify the percentage of claim amount payable to each nominee.
	iv. Where any nominee is a minor, it shall be lawful for the policyholder to appoint any
	person in the manner laid down by the insurer, to receive the money secured by the
	policy in the event of his/her death during the minority of the nominee.
	v. Nomination can be changed at any time during the term of the policy.
6	Processing of proposal forms (Underwriting of the proposal):
	i. On receipt of the proposal form, the insurer shall process the proposal with speed and
	efficiency. In case of requirement of further details/clarifications on details given in the
	proposal form, the same should be called for in one-go and not on piecemeal basis
	within 7 days from the date of receipt of the proposal form.
	ii. In such case, the prospect should provide such information at the earliest so that the
	decision on the proposal form can be taken with speed and efficiency.
	iii. The insurer shall take decision on the proposal form within 7 days of receipt of
	information at para 6 (i) or 6 (ii) as applicable. On acceptance of the proposal form, the
	insurer shall:
	a) promptly communicate its decision to the prospect along with the premium
	payable.
	b) provide coverage from the date of receipt of premium.
	iv. In case of non-acceptance of proposal, insurer shall inform the prospect its decision
	within 7 days along the reasons for non-acceptance.
	v. After the acceptance of a proposal, the prospect will be referred to as the "policyholder
	or life assured or insured". The person whose risk of loss of life is covered is called 'life
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	assured' or 'insured'. The person in whose name insurance policy is issued is called				
	"policyholder.				
	vi. A policyholder or a life assured can be same or different.				
7	Issuance of the insurance policy				
	Insurer, on acceptance of the proposal and upon receipt of the premium, issues the				
	insurance policy in electronic form. Choice of the prospect/policyholder/customer for				
	availing physical policy document shall be mandatorily sought in the proposal form.				
	All policies issued in electronic form by the insurer directly to the policyholder shall also be				
	issued in physical form, if requested by the policyholder.				
	Policies issued in electronic form shall be digitally signed by the insurer.				
8.	Insurers shall, within 15 days of acceptance of a proposal, furnish the following to the				
	prospect without any additional charge:				
	i. Covering letter for the policy document informing the free look period,				
	ii. Policy document,				
	iii. Copy of the proposal form submitted by the prospect,				
	iv. Copy of Benefit Illustration,				
	<ul><li>v. Customer Information Sheet,</li><li>vi. Copy of Need Analysis document under Suitability Assessment, if any,</li></ul>				
	vii. Any other document as may be required by the specific product.				
111	At the time of receipt of policy document				
1	Customer Information Sheet (CIS)				
	1. CIS is a statement provided by the insurer along with the policy document that provides				
	in simple words, important information and basic features of the policy issued at one				
	place.				
	2. CIS is to be provided with every policy in the format as given in Schedule D for Life				
	insurance policy. The CIS shall				
	i. be provided to every policyholder in case of both Individual Insurance policy holder				
	as well as a Member of a Group Insurance Policy.				
	ii. have details like				
	a) type of insurance,				
	b) sum assured,				
	c) benefits,				
	d) summary of exclusions which policy does not cover,				

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	e) certain important details such as Free Look Period, Policy Renewal date,
	options like revival of policy, policy loan and any other options.
	<ul> <li>iii. contain information regarding the Claims Procedure, Policy Servicing and Grievance Redressal Mechanism including contact details of Insurance Ombudsman of appropriate jurisdiction.</li> </ul>
3	Acknowledgment in physical or digital will have to be obtained from the Policyholder.
	On request, CIS will be made available in regional language.
4	While CIS provides in simple words basic and important features of a policy, the policyholder may refer the policy document for complete details about the policy issued.
5	Where the policyholder finds any inconsistency in the coverage or scope of the policy,
	the same may be taken up with the insurer either directly or through the distribution channel engaged in procuring the policy for suitable rectification.
2 F	Free Look Period:
	i. From the date of receipt of the life insurance policy having policy term of one year or more, a policyholder will have 30 days called as "Free Look period" for reviewing the terms and conditions of the policy.
	ii. In case the policyholder is not satisfied with policy terms or conditions, he/she has the option to return the policy within this 30 days period to the insurer for cancellation.
	iii. Irrespective of the reasons mentioned, insurer must accept the request of the policyholder to exercise the option of free look cancellation.
	iv. The policyholder shall be entitled to a refund of the premium paid subject only to a deduction of a proportionate risk premium for the period of cover and the expenses, if any, incurred by the insurer on medical examination of the proposer and stamp duty charges.
	v. In respect of a linked insurance product, subject to deductions mentioned under para (iv) above, the insurer shall refund the proceeds by repurchase of the units at the Net Asset Value (NAV) of the units on the date of cancellation.
	vi. The applicable refund of premium upon free look cancellation shall be refunded within 7 days of receipt of request for free look cancellation. In case of any delay in refund, the insurer shall:
	<ul> <li>refund such amounts along with interest at the bank rate plus 2 percent on the refundable amount, from the date of receipt of the request for free look</li> </ul>

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	cancellation till the date of refund. This penal interest is without prejudice			
	to any other penalty that may be levied by the Authority for non-compliance.			
	b) Such interest shall be paid suo-moto by the insurer.			
3	Lapse and revival of the insurance policy			
	1. Where the insured do not make the payment of premium within the grace period, the			
	policy will lapse. Policy lapse is a situation where insured can no longer avail the			
	benefits and coverage provided under a policy.			
	2. A lapsed policy can be revived during the period specified in the policy document. For			
	revival of the policy, the policyholder have to pay the unpaid premiums, along with			
	interest or a late fee, and may be required to submit a health declaration or undergo a			
	medical examination, depending on the terms and conditions of the policy.			
4.	Digilocker			
4.				
	The policyholder has an option to store the soft copy of the policy document in Digilocker.			
IV	During the currency of the policy			
1	Payment of premium			
	i. Insurance policy will remain in-force and continue to offer the coverage as indicated			
	in the policy as long as the policyholder pays the premium as specified in the policy.			
	ii. To avail the benefits of an insurance policy, the policyholder must pay premium on			
	or before due date throughout the premium payment term subject to the grace			
	period, as applicable.			
	iii. Premium shall be paid only to the account of the insurer. It can be paid either			
	directly to the insurer or through its authorized distribution channel.			
	iv. Insurer/authorized distribution channel shall issue valid premium			
	acknowledgement immediately.			
2	Grace Period for payment of premium:			
	i. Grace Period is the additional time given for payment of premium after the due			
	date, without any penalty or late fee. It is available in other than single premium			
	policies.			
	ii. Grace period from the due date of premium is:			
	<ul> <li>Fifteen days where premium is paid in monthly instalments; and</li> </ul>			
	• Thirty days where premium is paid in quarterly/half-yearly/annual			
	instalments.			
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1	On happening of the insured event as specified in the policy document		
V	At the time of claim		
	No claim shall be repudiated by the insurer without obtaining legally tenable evidence to substantiate such repudiation.		
	to the policy, whichever is later.		
	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 ride		
	No policy of life insurance shall be contestable on any ground whatsoever after the expire		
6	Policy cannot be contested:		
	ii. After the lock-in period, policyholder may make partial withdrawals from the unit fundation as per the terms specified in the policy, to meet financial exigencies, if any.		
	amount.		
	of the policy called the lock-in-period, the policyholder is not allowed to withdraw an		
	i. In case of linked life insurance policies, in the initial period of five years of the term		
5	Partial withdrawals under linked life insurance policies:		
	terms and conditions specified in the policy document, in order to meet financia exigencies/needs, if any.		
	a policyholder can take repayable policy loan, during the currency of the policy, as per the		
	In case of life insurance policies, except in pure risk policies and linked insurance policies		
4	Loans under life insurance policies:		
	detailed in para VI (1).		
	b. Where the requests have not been attended to, a grievance can be registered as		
	requests are received from the policyholder, Insurers shall acknowledge the same immediately and update the changes requested for within 7 days.		
	to the insurer such as address, contact details, nominee details, etc. When such		
	a. During the term of the policy, Policyholders can change the details already provided		
3	Service request		
	continues without any interruption as per the terms and conditions of the policy.		
	iii. During the grace period, the policy is considered to be in-force and the risk cove		

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	1.	Policvho	older or the claimant, as applicat	ole, is required to intimate the insurer, abou	
	N			ing into a claim under the insurance policy, a	
	the earliest possible time either in person or through:				
			nline mode;		
		b) d	istribution channel;		
		c) a	uthorized call centre of the insure	er;	
		d) a	ny other mode as may be specifie	ed in the policy document.	
	ii.	No clain	n shall be rejected or closed for w	ant of documents or for delayed intimation o	
		claim.			
	Pro	cessing	of claim and Turn Around Time	(TAT) for settlement of claims	
	1.		nes specified as under:	urers shall be processed and settled withi	
		umen			
		S.	Particulars	Times lines for settlement of claims	
		No.	Death alaim avaant in assas	Within 15 days from the date of	
		1.	Death claim, except in cases warranting investigation	intimation of claim.	
		2.	Death claim warranting	Within 45 days from the date of intimation of claim.	
			investigation		
		3.	Surrender, partial withdrawal	Within 7 days of receipt of request.	
		4.	Maturity Benefits, Survival	On due date.	
			benefits, Annuity payouts,		
			Income benefits etc.		
	2.	In cas	se the claim is not settled within	the specified timelines, then the claimant i	
				percent from the date of receipt of intimatio	
				shall be paid by the insurers suo-moto alon	
		with t	he claim amount.		
	3.	Docur	ments to be submitted for making	g a claim:	

i. Claim form and other documents such as death certificate, annual survival certificate (for annuity policies), First Information Report (in case of claim due to



	accident), Post Mortem Report (in case of claim due to accident), D ischarge			
	summary (in case of death at the hospital), as applicable.			
	ii. Insurers shall			
	<ul> <li>a) state the documents required for processing of the claim in the pol document; and</li> </ul>			
	b) display the same on their websites.			
	4. In case of death of the policyholder, where the policy is assigned, the nominee should check			
	a) whether there is a valid assignment made in favour of the financial institution.			
	b) the outstanding balance on the loan and give consent to the insurer to pay to			
	the financial institution only the outstanding dues on loan.			
	c) that the balance, if any, from the death benefit is paid to the nominee's bank account directly.			
3.	Surrender of life insurance policies:			
	<ul> <li>i. It is advisable to keep a life insurance policy in-force without surrendering the same to avail the benefits under the policy. Surrender of a life insurance policy involves payment of surrender penalty. In case a policyholder chooses to surrender an insurance policy in case of financial exigencies, on payment of surrender value, the insurance policy will terminate.</li> </ul>			
	ii. All individual non-linked savings and protection oriented products such as non-linked life insurance products and non-linked pension products including deferred annuit products, other than pure risk products and immediate annuity products shall acquire surrender value			
	iii. In case of surrender of policy in the first year, higher of the Guaranteed Surrender Value (GSV) or "Special Surrender Value" (SSV) becomes payable after completion of first policy year provided one full year premium is paid by the policyholders.			
	iv. In case of policies with limited premium payment term of less than five years and single premium, higher of GSV or SSV shall be payable immediately after receipt of first full year premium or single premium.			
	v. For linked insurance policies, unit fund value less the surrender charge will be paid of surrender subject to lock in of five years.			



4.	Group Insurance Policies
	1. There are two types of group insurance policies viz Employer-Employees and Non- Employer-Employees policies.
	<ul> <li>In case a group insurance policy is issued to an employer-employee group:</li> <li>the employer shall be treated as the group master policyholder and the employees shall be treated as the members of the group.</li> </ul>
	ii. the employer shall share the group insurance policy to all the members of the group in confirmation of insurance protection of each individual member.
	iii. except for group fund-based products, in all other cases, claims shall be paid directly to the employee or the beneficiary as the case may be.
	<ul> <li>In case a group insurance policy is issued to a non-employer-employee group:</li> <li>the individual group member shall be the insured member and the hold er of the policy shall be the master policyholder.</li> </ul>
	ii. the insurer shall issue a certificate of insurance giving details of group policies viz., schedule of benefits, period of cover, premium to be paid, terms of the policy, exclusion etc. to all the members of the group.
	iii. The insurer shall ensure that the premium paid by the members of the Group is remitted directly to them. Hence, individual members should directly pay the premium to the insurer preferably through electronic transfer. Insurer shall settle claims directly to the members/beneficiary of the group.
	iv. The insurer shall ensure that the claim payment is made:
	<ul> <li>a) in the name of the insured member or his/her nominee directly through electronic transfer to the claimant's bank account except for cases referred to clause (b) below.</li> </ul>
	b) in the name of the master policyholder, if it is a financial institution, in whose favour there is a valid assignment, subject to the following conditions being satisfied:
	<ul> <li>there is authorized assignment made by the insured member in favor of the group holder of the policy on the date of event;</li> </ul>
	<ul> <li>such authorized assignment shall only be to the extent of outstanding dues on loan as per the outstanding loan schedule on the date of occurrence of the event;</li> </ul>
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	<ul> <li>the balance of the claim (i.e., the difference between the sum assured and the outstanding loan amount on the date of occurrence of the event) must be paid directly to the claimant or the insured member;</li> <li>complete details of the claim amount settled, the remittances made to the holder of the group insurance policy towards outstanding loan balance</li> </ul>
	and the balance claim amount payable to the member / nominee / beneficiary shall be communicated by the Insurer directly to the insured member / nominee / beneficiary.
	c) The policyholder / beneficiary / nominee should be informed in advance about the existence of the assignment. He/she should give his/her confirmation to the outstanding loan amount as on the date of occurrence of the event. Consent for payment of such outstanding loan amount to the master policyhold er of the policy shall also be obtained from the policyholder/beneficiary/nominee.
VI	<b>Complaints Mechanism:</b> In case the policyholder or the claimant is required to raise any complaint against the insurer, distribution channel, authorized entity to collect premiums, third party administrators (TPA), he/she may use the Grievance redressal procedure given below:
1	Lodging of complaint
	i. Where the policyholder / beneficiary is not satisfied with the services of the insurer or the distribution channel, he / she can lodge the complaints directly with the insurer or with the distribution channel including TPA or with both using any one of the following mode:
	<ul> <li>By visiting their nearest branch</li> </ul>
	<ul> <li>Through letters or email</li> </ul>
	• On insurer's website or
	<ul> <li>by calling at designated call centre of the insurer</li> </ul>
	ii. The policyholder or the claimant also has the option to register the complaint on-line at
	IRDAI's Bima Bharosa by visiting https://bimabharosa.irdai.gov.in/.
	iii. Insurers shall integrate its grievance portal with the Bima Bharosa portal to facilitate the registering/ tracking of grievance on-line by the policyholders. The insurer's system
	must be equipped with a real-time mirroring functionality that ensures their grievance database is consistently synchronized with the Bima Bharosa.
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2	Turnaround time for resolution of complaints / grievance		
	i.	On receipt of a complaint, the complainant will have to be given an acknowledgement immediately. Insurers should provide resolution to the complaint within 14 days along with the reasons for not accepting the complaint with specific reference to the relevant terms and conditions of the policy.	
	8.	The complainant can track the status of the complaint by logging-in to the Bima Bharosa or to the insurer's grievance portal or on the call centre of the insurer.	
	111.	The insurer shall have in place robust technology-based infrastructure for handling Grievance Redressal which also has functionality to identify unrelated/unidentifiable complaints sourced by fraudsters.	
3	Filing	g of complaint before Insurance Ombudsman	
	(i)	In case the complainant is not satisfied with the resolution of grievance provided by the insurer, they can escalate the unresolved / partially resolved complaints to Insurance Ombudsman of concerned jurisdiction, in case the claim amount is up to Rs. 50 lakhs.	
	(ii)	<ul> <li>A policyholder has the option to take up the matter before insurance ombudsman of competent jurisdiction without any charge / fee in any of the following manner:</li> <li>a. In person;</li> <li>b. Online by visiting https://cioins.co.in/Complaint/Online;</li> <li>c. In writing, by post or by email by giving complete details.</li> </ul>	
	(iii)	Details such as name and address of the Insurance Ombudsman of competent jurisdiction shall be available in the policy document. It shall also be provided in the resolution letter given by the insurer. It is also available at <u>https://cioins.co.in/Complaint/Online</u> .	
4	Imp	lementation of Ombudsman Award	
	i.	The Insurer is required to comply with the award of the Insurance Ombudsman within 30 days of receipt of award.	
	11.	In case the Insurer does not honour the Insurance Ombudsman award within 30 days, a penalty of Rs. 5000/- per day shall be payable to the complainant for each day of delay.	
	111.	Such penalty is in addition to the penal interest liable to be paid by the Insurer under the Insurance Ombudsman Rules, 2017.	
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	iv.	This provision will not be applicable in case insurer chooses to appeal against the award of the Insurance Ombudsman within 30days. In such case, due intimation shall be sent to the Policyholder.
VII	Misc	ellaneous provisions
1	Cautio	on against spurious/fraudulent calls
	1.	Policyholders or the prospects should be aware of spurious phone calls and fictitious / fraudulent offers through messages or any other means of communication.
	н.	IRDAI or its officials do not involve in any activities of insurance business like selling insurance policies, announcing bonus or investment of premiums, refund of amounts. Policyholders or the prospects receiving such phone calls are requested to lodge a police complaint.
	111.	Insurers and Insurance Intermediaries sending commercial communications to their existing or prospective customers shall fulfil the extant regulatory requirements prescribed by the Telecom Regulatory Authority of India.
2	Uncla	imed amount
	i.	Policyholder or the claimants are required to provide his/her correct mobile number, address, bank details in the proposal form and update such information as and when it is changed. In the absence of such details, settlement of claims by the insurers will be delayed, as the policyholder or the claimants can't be reachable and/or bank account details may not be available for claim settlement. This results in unclaimed amounts lying with the insurer.
	ii.	"Unclaimed Amount" is an amount payable to consumers, including income accrued thereon, remaining unpaid beyond twelve months from the due date of such payment, on account of their non-contactability.
	111.	A claimant / policyholder can search if there is any unclaimed amount payable to him / her by any insurer at Bima Bharosa website of IRDAI at https://bimabharosa.irdai.gov.in/Home/UnclaimedAmount which provides at one place access to website links of various insurers where unclaimed amounts held by them are displayed. It can also be verified from the website of the concerned insurer.
	iv.	Unclaimed amount belonging to policyholder / claimant can be identified by matching any two of the following fields:



	<ul> <li>Policy Number</li> </ul>
	<ul> <li>PAN of the Policyholder</li> </ul>
	<ul> <li>Name of the Policyholder</li> </ul>
	<ul> <li>Date of birth of the Policyholder</li> </ul>
	v. The unclaimed amounts can be claimed from the concerned insurer by following
	due process as specified by the insurer.
	vi. In case the unclaimed amount is not claimed within 10 years, the same is
	transferred to Senior Citizens' welfare fund (SCWF) by the insurer.
	vii. The claimant / policyholder can claim the unclaimed amounts up to 25 years from
	the date of transfer of the same to the SCWF through the concerned insurer. If no
	claim is made up to a period of 25 years after transfer to the SCWF, such amounts
	shall be escheat to the Central Government.
3	For more information about the life insurance products, surrender value, benefits, charges,
	funds, NAV, disclosures, past performance, annual statement, disclosures, top-up premium,
	partial withdrawal, discontinuance, reduction in yield etc., please refer to master Circular
	no. IRDAI / ACTL / MSTCIR / MISC / 89 / 6 / 2024 dated 12th June, 2024 at
	https://irdai.gov.in/document-detail?documentId=5032913 and IRDAI (Insurance
	Products) Regulations, 2024 at https://irdai.gov.in/consolidated-gazette-notified-
	regulations.
	PART B: Health Insurance Policies
1	Prior to Sale
-	1. Insurers are required to make available products/add-ons/riders to provide wider
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	choice to the policyholders/prospects catering to
	a. all ages;
	b. all types of existing medical conditions;
	c. pre-existing diseases and chronic conditions;
	d. all systems of medicine and treatments including Allopathy, AYUSH and other
	systems of medicine;
	e. every situation of treatment including domiciliary hospitalization, outpatient
	treatment (OPD), Day Care and Homecare treatment;
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<ul> <li>f. all regions, all occupational categories, persons with disabilities and any other categories;</li> </ul>
g. all types of Hospitals and Health Care Providers to suit the affordabil ity of the policyholders/prospects. Policyholder shall not be denied coverage in case of emergency situations.
Note: The above does not imply that the Insurer shall have one product to cater to all of the above.
<ol> <li>Insurers shall allow for customization of products by customer by providing the flexibility to choose products / add-ons / riders as per his / her medical conditions / specific needs.</li> </ol>
Products are to be made available in compliance with various laws: Insurers shall offer products in accordance with relevant provisions of the following Laws:
<ul> <li>a) The Mental Healthcare Act, 2017;</li> <li>b) The Rights of Persons with Disabilities Act, 2016;</li> <li>c) The Surrogacy (Regulation) Act, 2021;</li> <li>d) The Transgender Persons (Protection of Rights) Act, 2019, and</li> <li>e) The HIV and AIDS (Prevention and Control) Act, 2017.</li> </ul>
<ul> <li>Purchase of insurance policy <ol> <li>Insurance products are offered only by insurers registered with IRDAI. A prospect can buy such products from an insurer directly or through any of the distribution channels.</li> <li>Such purchase can be made either by visiting the office of Insurer / distribution channel or online by visiting the website the insurer /distribution channel.</li> <li>"Distribution channel" for purchasing the insurance products, includes individual agents, corporate agents, insurance brokers, web aggregators, insurance marketing firms, Common Service Centre, etc. Authorized distribution channels to sell insurance products may be verified from the respective websites of the insurance companies whose products are offered for sale.</li> </ol> </li> </ul>

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4.	Advertisements
	<ul> <li>i. Insurance companies and the distribution channels may advertise the insurance products offered for sale. Such advertisements could be in the form of television advertisements, radio announcements, social media circulations, newspaper advertisements, pamphlets or leaf lets etc. Generally, the information available in such advertisements are indicative and may not provide complete details of the product.</li> <li>ii. Insurance advertisements carry the registered name of the insurers and unique identification number (UIN) of the insurance products, wherever insurance product</li> </ul>
	is advertised.
	iii. Before purchasing any insurance product, the prospect should read the prospectus of the product along with the customized benefit illustrations shared by the insurer/distribution channels. The prospect may also verify the details of the product from the website of the insurer.
5.	Prospectus
	<ul> <li>In order to explain the features, benefits, exclusions, and various other details offered in insurance products to customers, insurers are required to have prospectus for each of the product offered by them for sale and are uploaded in their website.</li> <li>ii. To understand specific details of any insurance product/s, a prospect may read the</li> </ul>
	prospectus available on the insurers website or may ask the representative of the insurer or distribution channel to provide the same.
11	At proposal stage
1	<ul> <li>Proposal Form:         <ol> <li>For purchasing an insurance policy, insurer will require a proposal form to be submitted by the prospect.</li> <li>Proposal form will be made available in Hindi or English. However, if sought by the prospect, it will also be provided in regional language.</li> </ol> </li> </ul>
	<ul> <li>iii. A prospect, while buying an insurance policy, is required to provide the information</li> <li>/ details sought in the proposal form, including the following:         <ul> <li>a. mobile no, email id, present and permanent address;</li> </ul> </li> </ul>
	<ul> <li>b. bank account details;</li> <li>c. name of the nominee and his/her mobile no, email id, present, permanen address, relationship of the nominee, details of authorized person for mino nominees and details of bank accounts of the nominee;</li> </ul>
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	iv.	If asked in the proposal form, prospects are required to provide health and other medical details.
	v.	Ayushman Bharat Health Account (ABHA) number is a hassle-free method of
		accessing and sharing health records digitally. With specific consent of the
		policyholder, insurers may facilitate creation of
		ABHA number as per the procedures laid down. Further, express consent of the
		policyholder shall be obtained for sharing of medical records and any other related
		information in every instance.
	vi.	In case, the prospect is not familiar with the language printed in the proposal form,
		insurer or the distribution channel shall explain the details sought in the proposal
		form. In such case, a declaration shall be obtained from the prospect that the
		details have been explained to him/her.
	vii.	A policyholder or prospect, who is a person with disability, may duly authorize a
		representative to give declaration on his/her behalf.
	viii.	Prospects should exercise due care and provide required information in the
		proposal form which forms the basis of issuance of an insurance policy. True and
		complete information in the proposal form enables insurers to assess the risks
		appropriately and to decide on the proposal form. This also facilitates hassle-free
		claim servicing by the insurer. Hence, the information should be given responsibly.
	ix.	In case there is a change in any of the information already provided in the proposal
		form like mobile number, email IDs, residential address, bank account details,
		nominee details during the term of the policy, policyholder should update such
		information with the insurer, to enable the insurer to provide efficient policy
		servicing.
	x.	Proposer before signing the proposal form or enrolment form in case of group
		insurance should ensure that all the details as required therein have been provided.
2	Nomination	
	i.	While filling the proposal form, prospect is required to provide the details of the
	109440	nominee.
	п.	Nomination is mandatory to facilitate payment of claim amount in the event of death
		of policyholder.
	111.	Policyholder may nominate one or more person and specify the percentage of claim
		amount payable in the event of death of the policyholder.
		anount payable in the event of death of the policyholder.

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	iv. Where any nominee is a minor, it shall be lawful for the policyholder to appoint any			
	person in the manner laid down by the insurer, to receive the money secured by the			
	policy in the event of his/her death during the minority of the nominee.			
	v. Nomination can be changed at any time during the term of the policy.			
3	Payment of premium / premium deposit:			
	i. Premium is required to be paid only after the insurer communicates the decision of acceptance of the proposal.			
	ii. Risk Cover shall commence only after receipt of premium.			
	iii. No premium deposit / proposal deposit is required to be paid to the insurer along			
	with the proposal form except in case of policies issued basis declaration of good			
	health where risk cover commences immediately on receipt of premium. There			
	should not be scope for either short or excess collection of premium.			
	iv. Insurers shall ensure that explicit consent is obtained from the			
	prospect/policyholder for deduction of amount towards premium payment from			
	bank account.			
4	Processing of proposal forms (Underwriting of the proposal)			
	i. On receipt of the proposal form, the insurer shall process the proposal with speed and			
	efficiency. In case of requirement of further details/clarifications on details given in the			
	proposal form, the same should be called for in one-go and not on piecemeal basis			
	within 7 days from the date of receipt of the proposal form.			
	ii. In such case, the prospect should provide such information at the earliest so that the			
	decision on the proposal form can be taken with speed and efficiency.			
	iii. The insurer shall take decision on the proposal form within 7 days. On acceptance of			
	the proposal form, the insurer shall:			
	<ul> <li>a) promptly communicate its decision to the prospect along with the premium payable.</li> </ul>			
	<ul><li>b) provide coverage from the date of receipt of premium.</li></ul>			
	iv. In case of non-acceptance of proposal, insurer shall inform the prospect its decision			
	within 7 days along the reasons for non-acceptance.			
	v. After the acceptance of a proposal, the prospect will be referred to as the "policyholder			
	or insured". The person whose risks are covered is called 'insured'. The person in whose			
	name insurance policy is issued is called "policyholder.			
5	Issuance of the insurance policy			
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	Insurer, on acceptance of the proposal and upon receipt of the premium, issues the				
	insurance policy in electronic form. Choice of the prospect/policyholder/customer fo				
	availing physical policy document shall be mandatorily sought in the proposal form.				
	All policies issued in electronic form by the insurer directly to the policyholder shall also be				
	issued in physical form, if requested by the policyholder.				
	Policies issued in electronic form shall be digitally signed.				
6	Insurers shall, within 15 days of the acceptance of a proposal, furnish the following to the				
	prospect without any additional charge:				
	i. Policy document,				
	ii. Copy of the proposal form submitted by the prospect,				
	iii. Customer Information Sheet,				
	iv. Medical Reports, if applicable.				
	At the time of receipt of policy document				
1	Customer Information Sheet (CIS)				
	1. CIS is a statement provided by the insurer along with the policy document that provide				
	in simple words, important information and basic features of the policy issued at on				
	place.				
	<ul> <li>CIS is to be provided with every policy in the format as given in Schedule D for Health insurance. It is a document provided by the Insurer along with the policy document that explains in simple words, the basic features of a policy at one place. The CIS shall:</li> <li>a. be provided to every policyholder in case of both Individual Insurance policy holder</li> </ul>				
	as well as a Member of Group Insurance Policy.				
	b. have details like				
	i. type of insurance,				
	ii. sum Insured,				
	iii. coverage provided,				
	iv. summary of exclusions which policy does not cover,				
	v. sub-limits (a pre-defined limit above which insurer will not pay),				
	vi. deductibles (specified amount upto which an insurer will not pay an				
	claim/which will be deducted from total claim, if the claim amount is more				
	than the specified amount), co-payment,				
	vii. waiting period(s) (time period during which specified diseases / treatment				
	are not covered), and				
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	viii. certain important things such as Free Look Period, Policy Renewal, Mig	ration.
	Portability and Moratorium Period.	
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	c. contain information regarding the Claims Procedure, Policy Servicing	
	Grievance Redressal Mechanism including contact details of Inst	Irance
	Ombudsman of appropriate jurisdiction.	
	3. Acknowledgment in physical or digital will have to be obtained from the Policyl	nolder.
	On request, CIS will be made available in regional language.	
	4. While CIS provides in simple words basic and important features of a police	y, the
	policyholder may refer the policy document for complete details about th	
	issued.	
	5. Where the policyholder finds any inconsistency in the coverage or scope of the	policy.
	the same may be taken up with the insurer either directly or through the distri	
	channel engaged for procuring the policy for suitable rectification.	Sution
	channel engaged for procuring the policy for suitable rectification.	
2	Free Look Period:	
	i. A period of 30 days, from the date of receipt of the policy document is avail	able to
	the policyholder to review the terms and conditions of the policy. If he/she	is not
	satisfied with any of the terms and conditions, he/she has the option to	cancel
	his/her policy. This option is available in case of policies with a term of one	
	more.	
	ii. Irrespective of the reasons mentioned, insurer must accept the request	of the
	policyholder to exercise the option of free look period. The policyholder s	
	entitled to a refund of the premium paid subject only to a deduction	
	proportionate risk premium for the period of cover and the expenses, if any ir	
	by the insurer on medical examination of the proposer and stamp duty char	ges.
3.	Digilocker	
	The policyholder has an option to store the soft copy of the policy document in Digil	ocker.
IV	During the currency of the policy	
1	Payment of premium	
	i. Insurance policy will remain in-force and continue to offer the coverage as ind	licated
	in the policy, as long as the policyholder pays the premium as specified in the	policy.
	ii. To avail the benefits of an insurance policy, the policyholder must pay prem	ium on
	or before due date throughout the premium payment term subject to the	
	period as applicable.	0
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	111.	Premium shall be paid only to the account of the insurer. It can be paid either
		directly to the insurer or through its authorized distribution channel.
	iv.	Insurer/authorized distribution channel shall issue valid premium
		acknowledgement immediately.
2	Grace	Period for payment of premium:
	I.	"Grace period" is the additional time given for payment of premium after the due
		date, without any penalty or late fee. It is available in other than single premium
		policies. However, coverage will be available during the period of grace based on
		policy terms and conditions.
	II.	Grace period from the due date of premium is:
		a. Fifteen days where premium is paid in monthly instalments; and
		b. Thirty days where premium is paid in quarterly / half-yearly / annual
		instalments.
	III.	
	<b>.</b>	If the premium is paid in instalments during the policy period, coverage will be
		available for the grace period also.
	iv.	If the policy is renewed during grace period, all the credits (sum insured, No Claim
		Bonus, Specific Waiting periods, waiting periods for pre-existing diseases,
		Moratorium period etc.) accrued under the policy shall be protected. The same is
		applicable for both Indemnity and Benefit products.
3	Servio	ce request
	i.	During the term of the policy, Policyholders are allowed to change the details
	1.	
		already provided to the insurer such as address, contact details, nominee details,
		etc. When such requests are received from the policyholder, Insurers shall
		acknowledge the same immediately and update the changes requested for within
		7 days.
	ii.	Where the requests have not been attended to, a grievance can be registered as
		detailed in para VI (1).
4	Cance	llation of indemnity based health insurance policy by the policyholder:
	The pe	olicyholder may cancel his/her policy at any time during the term, by giving 7 days'
	notice	in writing. The Insurer shall:
	a)	refund proportionate premium for unexpired policy period, if the term of policy upto
		one year and there is no claim (s) made during the policy period.
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	b) refund premium for the unexpired policy period, in respect of policies with term
	more than 1 year and risk coverage for such policy years has not commenced.
	In case of any delay in refund, the insurer shall refund such amounts along with interest at
	the bank rate plus 2 percent on the refundable amount, from the date of receipt of the
	request for free look cancellation till the date of refund. Such interest shall be paid suo-
	moto by the insurer.
5	Renewal of Health Insurance Policy:
	i. A health insurance policy is renewable provided the product is not withdrawn, except
	in case of established fraud or non-disclosure or misrepresentation by the Insured.
	If the product is withdrawn, the policyholder shall be provided with suitable options
	to migrate to another product.
	ii. An Insurer shall not deny the renewal on the ground that the policyholder had made
	a claim (s) in the preceding policy years.
	iii. An Insurer shall not resort to fresh underwriting unless there is an increase in sum
	insured. In case increase in sum insured is requested by the policyholder, the Insurer
	may underwrite only to the extent of increased sum insured.
6	Migration in case of Indemnity policies:
	In case of migration of one policy to another with the same Insurer, the policyholder
	(including all members under family cover and group insurance policies) can transfer the
	credits gained to the extent of the Sum Insured, No Claim Bonus, Specific Waiting periods,
	waiting period for pre-existing diseases, Moratorium period etc. in the previous policy to the
	migrated policy.
7	No Claim Bonus:
	The Insurer may reward the policyholders who do not make claim in the form of No Claim
	Bonus (NCB). Such NCB shall be paid as per the choice/ express consent of the policyholder
	in the following forms at the time of every renewal:
	a. Cumulative Bonus: Addition in the Sum Insured without an associated increase in
	premium; and/or
	b. Discount in renewal Premium.
8	Policy/Claim cannot be contested



	No policy and claim of health insurance shall be contestable on any grounds of non- disclosure and/or misrepresentation except for established fraud, after the completion of
	the Moratorium Period, i.e. 60 months of continuous coverage
	Note :The accrued credits gained under the ported and migrated policies shall be counted
	for the purpose of calculating the Moratorium period.
V	At the time of claim
1	On happening of the contingency (ies) / claim
	i. Policyholder or the claimant, as applicable, is required to intimate the insurer, about
	the happening of a claim under the insurance policy, at the earliest possible time
	either in person or through:
	a) Online mode;
	b) distribution channel;
	c) Third Party Administrator (TPA);
	d) Hospital /Health care Provider where such facility is provided;
	e) authorized call centre of the insurer;
	f) any other mode as may be specified in the policy document.
	ii. No claim shall be rejected or closed for want of documents or for delayed intimation of claim.
2	Processing of claim
	<ul> <li>Claim intimation received by the insurers shall be processed and settled within timelines specified. For time line for settlement of the claims of health, please refer para 3.</li> </ul>
	ii. In case the claim is not settled within the specified timelines, then the claimant is
	entitled for interest at bank rate plus 2 percent from the date of receipt of intimation to till the date of payment. Such interest shall be suo-moto paid by the insurers.
3	Claim settlement under health Insurance policies
3 (i)	Cashless facility for health insurance
	1. Approval for Cashless facility:
	i. Insurer shall decide on the request for cashless authorization immediately but not more than <b>one hour</b> of receipt of request.
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		Incurrent more attended for dedicated light Decks in the last mode at the
		i. Insurers may arrange for dedicated Help Desks in physical mode at the
		hospital to deal and assist with the cashless requests.
	II	<ol> <li>Insurers shall also provide pre-authorization to the policyholder through Digital mode.</li> </ol>
	2.	Final authorization for Discharge from the hospital
		i. Insurer shall grant final authorization within three hours of the receipt of discharge authorization request from the hospital. In no case, the policyholder shall be made to wait to be discharged from the Hospital.
	1	i. If there is any delay beyond three hours, the additional amount if any charged
		by the hospital shall be borne by the insurer from shareholder's fund.
3(ii)	In the e	event of the death of the policyholder during the treatment, the insurer shall:
	i. ir	nmediately process the request for claim settlement.
	ii. g	et the mortal remains (dead body) released from the hospital immediately.
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3(iii)	ii) Settlement of health insurance Claims	
	1. 1	PAs are registered with the Authority, and may be engaged by insurers to provide
	S	services related to health insurance policies on behalf of insurers, in particular, at the
	t	ime of claim.
	2. 1	nsurer shall ensure that the claims registered are attended to at speed and the
	0	claims are settled at the earliest possible time.
	3. F	Pursuant to intimation of the claim, Insurers and Third-Party Administrators (TPAs),
		shall collect the required documents from the Hospitals. Policyholder shall not be
		required to submit the documents.
		No claim shall be repudiated without the approval of Product Management
		Committee (PMC) or a three-member sub-group of PMC called the Claims Review
		Committee (CRC).
		n case, the claim is repudiated or rejected or disallowed partially, details shall be
		communicated to the claimant along with full details giving reference to the specific
		terms and conditions of the policy document.
		Settlement of claims (other than cashless) shall be settled within fifteen days from submission of claim.

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4	Group Insurance Policies		
	1. There are two types of group insurance policies viz. Employer-Employees a nd Non-		
	Employer-Employees policies.		
	2 In second drawn inclusion notice in include to an employee employee drawn.		
	<ul> <li>2. In case a group insurance policy is issued to an employer-employee group:</li> <li>i. the employer shall be treated as the group master policyholder and the</li> </ul>		
	employees shall be treated as the members of the group.		
	ii. the employer shall share the group insurance policy to all the members of the		
	group in confirmation of insurance protection of each individual member.		
	iii. claims shall be paid directly to the employee or the beneficiary as the case may		
	be.		
	iv. In order to provide cashless claim settlement for health insurance from the date		
	of commencement of cover, the Insurer shall obtain the details of members of		
	the group from the master policyholder, at the earliest. No claim shall be denied		
	for non-availability of details of members of the group.		
	3. In case a group insurance policy is issued to a non-employer-employee group:		
	i. the individual group member shall be the insured member and the holder of the		
	policy shall be the master policyholder.		
	ii. the insurer shall issue a certificate of insurance giving details of group policies		
	viz., schedule of benefits, period of cover, premium to be paid, terms of the		
	policy, exclusion etc. to the members of the group.		
	4. Claims shall be paid directly to the employee or the beneficiary as the case may be.		
5	Claims in respect of multiple Policies held by policyholders:		
	1. Indemnity Policies:		
	a) If a policyholder has more than one health insurance policy from different		
	insurers he/she can file for claim settlement as per his/her choice under		
	any policy.		
	b) The Insurer of that chosen policy shall be treated as the primary Insurer.		
	c) In case the available coverage under the said policy is less than the		
1	admissible claim amount, the primary Insurer shall seek the details of		
	other available policies of the policyholder, his/her choice of the other		
	insurer(s) and shall coordinate with other Insurers to ensure settlement of		
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	the balance amount as per the policy conditions, without causing any hassles to the policyholder.		
2. Benefit based Policies:			
	On occurrence of the insured event the policyholder, can claim from all Insurers under all policies.		
VI	<b>Complaints Mechanism:</b> In case the policyholder or the claimant is required to raise any complaint against the insurer, distribution channel, authorized entity to collect premium, third party administrators, he/she may use the Grievance redressal procedure given below:		
1	Lodging of complaint		
	i. Where the policyholder / beneficiary is not satisfied with the services of the insurer or the distribution channel, he / she can lodge complaints directly with the insurer or with the distribution channel including TPA or with both using any one of the following mode:		
	• By visiting their nearest branch;		
	• Through letters or email;		
	• On insurer's website; or		
	<ul> <li>by calling at their designated call centre of the insurer.</li> </ul>		
	The policyholder or the claimant also has the option to register the complaint on-line at IRDAI's Bima Bharosa by visiting <u>https://bimabharosa.irdai.gov.in/</u> .		
	Insurers shall integrate its grievance portal with the Bima Bharosa portal to facilitate the registering/ tracking of grievance on-line by the policyholders. The insurer's system must be equipped with a real-time mirroring functionality that ensures their grievance database is consistently synchronized with the Bima Bharosa.		
2	Turnaround time for resolution of complaints / grievance		
	i. On receipt of a complaint, the complainant will have to be given an acknowledgement immediately. Insurers should provide resolution to the complaint within 14 days along with the reasons for not accepting the complaint with specific reference to the relevant terms and conditions of the policy.		

	ii. The complainant can track the status of a complaint by logging-in to the Bima		
	Bharosa or to the insurer's grievance portal or on the call centre of the insurer.		
	iii. The insurer shall have in place robust technology-based infrastructure for handling		
	Grievance Redressal which also has functionality to identify unrelated / uni dentifiable		
	complaints sourced by fraudsters.		
3	Filing of complaint before Insurance Ombudsman		
	i. In case the complainant is not satisfied with the resolution of grievance provided by		
	the insurer, they can escalate the unresolved / partially resolved complaints to		
	Insurance Ombudsman of concerned jurisdiction, in case the claim amount is up to Rs.		
	50 lakhs.		
	ii. The policyholder has option to take up the matter before insurance ombudsman of		
	competent jurisdiction without any charge / fee through any of the following options:		
	a. In person;		
	b. Online by visiting https://cioins.co.in/Complaint/Online;		
	c. In writing through post or through email by giving complete details.		
	iii. Details such as name and address of the Insurance Ombudsman of competent		
	jurisdiction shall be available in the policy document. It shall also be provided in the		
	resolution letter given by the insurer. It is also available at		
	https://cioins.co.in/Complaint/Online.		
4	Implementation of Ombudsman Award		
	i. The Insurer is required to comply with the award of the Insurance Ombudsman		
	within 30 days of receipt of award.		
	ii. In case the Insurer does not honour the Insurance Ombudsman award within		
	30 days, a penalty of Rs. 5000/- per day shall be payable to the complainant		
	for each day of delay.		
	iii. Such penalty is in addition to the penal interest liable to be paid by the Insurer		
	under the Insurance Ombudsman Rules, 2017.		
	iv. This provision will not be applicable in case insurer chooses to appeal against		
	the award of the Insurance Ombudsman within 30days. In such case, due		
	intimation shall be sent to the Policyholder.		
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VII	Misce	ellaneous provisions	
1	Caution against spurious/fraudulent calls		
	i.	Policyholders or the prospects should be aware of spurious phone calls and fictitious / fraudulent offers through messages or any other means of communications.	
	п.	IRDAI or its officials do not involve in any activities of insurance business like selling insurance policies, announcing bonus or investment of premiums, refund of amounts. Policyholders or the prospects receiving such phone calls are requested to lodge a police complaint.	
	111.	Insurers and Insurance Intermediaries sending commercial communications to their existing or prospective customers shall fulfil the extant regulatory requirements prescribed by the Telecom Regulatory Authority of India.	
2	Unclai	med amount	
	1.	Policyholder or the claimants are required to provide his/her correct mobile number, address, bank details in the proposal form and update such information as and when it is changed. In the absence of such details, settlement of claims by the insurers will be delayed, as the policyholder or the claimants can't be reachable and/or bank account details may not be available for claim settlement. This results in unclaimed amounts lying with the insurer.	
	2.	"Unclaimed Amount" is an amount payable to consumers, including income accrued thereon, remaining unpaid beyond twelve months from the due date of such payment, on account of their non-contactability.	
	3.	A claimant / policyholder can search if there is any unclaimed amount payable to him / her by any insurer at Bima Bharosa website of IRDAI at https://bimabharosa.irdai.gov.in/Home/UnclaimedAmount which provides at one place access to website links of various insurers where unclaimed amounts held by them are displayed. It can also be verified from the website of the concerned insurer.	
	4.	Unclaimed amount belonging to policyholder / claimant can be identified by matching any two of the following fields: <ul> <li>Policy Number</li> <li>PAN of the Policyholder</li> <li>Name of the Policyholder</li> <li>Date of birth of the policyholder</li> </ul>	

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	5.	The unclaimed amounts can be claimed from the concerned insurer by following
		the due process as specified by the insurer.
	6.	In case the unclaimed amount is not claimed within 10 years, the same is
		transferred to Senior Citizens' welfare fund (SCWF).
	7.	The claimant / policyholder can claim the unclaimed amounts up to 25 y ears from
		the date of transfer of the same to the SCWF through the concerned insurer. If no
		claim is made up to a period of 25 years after transfer to the SCWF, such amounts
		shall be escheat to the Central Government.
3	Portak	bility in case of Health Indemnity Policies
3	rona	mity in case of freattrindennity ronoices
	i.	Portability means a facility provided to the health insurance policyholders
		(including all members under family cover), to transfer the credits gained from
		one insurer to another insurer.
	ii.	By porting, the policyholder is entitled to transfer the credits gained to the
		extent of the Sum Insured, No Claim Bonus, specific waiting periods, waiting
		period for pre-existing disease, Moratorium period etc. from the Existing Insurer
		to the Acquiring Insurer in the previous policy.
	Ш.	The Acquiring and the Existing Insurers shall jointly, ensure that the entire
		underwriting details and claim history of the Policyholders are seamlessly
		transferred.
	iv.	The existing insurer shall provide the information sought by the Acquiring
		insurer immediately but not more than 72 hours of receipt of request through
		Insurance Information Bureau of India (IIB) https://iib.gov.in/ portal.
	v.	The Acquiring insurer shall decide and communicate on the proposal at the
		earliest possible time but not more than 5 days of receipt of information from
		Existing insurer.
	vi.	A policyholder desirous of porting his/her policy to another insurer shall apply to
		such insurer to port the entire policy along with all the members of the family, if
		any, at least 30 days before, but not earlier than 60 days from the due date for
		renewal. Insurers are free to consider proposal for portability even if the
		policyholder has approached within 15 days from the renewal date of the existing
		policy, but in all such cases acquiring insurer shall ensure that there is no break in
		policy.
	vii.	No charges shall be levied on the policyholder for porting-in or porting-out.

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4	To know more details as regards health insurance business, please refer IRDAI's		
	Master circular no. IRDAI/HLT/CIR/PR0/84/5/ 2024 dated 29.05.2024 at		
	https://irdai.gov.in/document-detail?documentId=4942918 and IRDAI (Insurance		
	Products) Regulations, 2024 at https://irdai.gov.in/consolidated-gazette-notified-		
	regulations.		
	Part C: For Retail General Insurance Policies		
	This section is applicable in case of retail products ie., an insurance product designed		
	for individuals or households as also for micro or small businesses.		
1	Prior to Sale		
1	1. Insurers are required to make available products/ add-ons:		
	i. to provide wider choice to the retail policyholders / prospects covering his /		
	her assets, risks, properties, liabilities against various perils, exposures and		
	lines of business.		
	ii. for individuals, farmers, MSME and other retail segments.		
	iii. that are easy to understand and in simple language.		
	iv. which are less than one year, annual and more than one year as per the		
	needs and choice of the customer.		
	v. which covers different risks of the customer/ policyholder by way of		
	package products.		
	vi. which can be customized to meet the needs of different regions;		
	geographies; segments.		
	2. Insurers shall allow for customization of products by providing flexibility to choose		
	products/ add-ons as per his/her specific needs. The insurer shall offer different		
	products for different risks or perils depending upon customer requirements.		
	3. Insurers shall strive to create innovative products which are beneficial to the		
	customer.		
2.	Base Product - Every Insurer shall have a retail product which is identified and		
	designated as base product defining the necessary minimum coverage in each Line of		
	Business. The same will be displayed on its website allowing customers to compare		
	with its variants or alternatives.		
3	Insurers are required to specify the following under Retail General Insurance products:		

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	i.	Scope of coverage (perils or contingencies insured) – whether coverage is on named
		perils basis (covers the policyholder only for the risks named in the policy) or all-risk
		basis (covers all causes of loss except those specifically excluded) or any other basis.
	ii.	Exclusions and limitations - what are the exclusions and limitations that will impact
		the coverage under the policy.
	111.	Warranties & conditions - what are the warranties & conditions whose non-
		compliance in the context of circumstances of a loss can make the claim void or
		voidable. Conditions and Warranties applied on retail products will be simple and
		precise.
	iv.	Application of condition of average/ underinsurance - whether the loss will be subject
		to underinsurance and how much percentage of underinsurance is waived.
		Underinsurance is the amount of loss that will be borne by the policyholder in a
		situation when the sum insured declared in the policy is less than the actual value of
		the asset.
	v.	Salvage - the amount that is assessed which the damaged asset will fetch in the
		open market. This amount is deducted from the claim amount.
	vi.	Deductible or excess - what is the deductible or excess (the amount of loss that will
		be borne by the policyholder) under the policy, which will reduce the amount of the
		claim.
	vii.	Basis of settlement of loss - The following basis on which amount will be arrived, at
		namely:-
		a. Indemnity (after application of depreciation, condition of average/
		underinsurance, salvage, deductible, etc.);
		b. Reinstatement value (indemnity amount without application of depreciation $/$
		underinsurance);
		c. Agreed value (stated amount in policy without adjustment or average);
		d. First loss (cover for an amount below the full value of the items insured);
		e. Parametric basis (on specified loss occurrence, the stated limit of liability shall
		be settled without evaluation or measurement of the actual extent or amount of
		loss or damage incurred).
4.	Pure	chase of insurance policy
	1.	Insurance products are offered only by insurers registered with IRDAI. A prospect
		can buy such products from an insurer directly or through any of the distribution
		channel.
	ii.	
		channel or online by visiting the website of the insurer /distribution channel.
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	111.	"Distribution channel" for purchasing the insurance products, includes individual agents, corporate agents, insurance brokers, web aggregators, insurance marketing firms, Common Service Centre etc. Authorised distribution channels to sell insurance products may be verified from the respective websites of the insurance companies whose products are offered for sale.
5.	Advert	isements
	i.	Insurance companies and the distribution channels may advertise the insurance products offered for sale. Such advertisements could be in the form of television advertisements, radio announcements, social media circulations, newspaper advertisements, pamphlets or leaf lets etc. Generally, the information available in such advertisements are indicative and may not provide complete details of the product.
	п.	Insurance advertisements carry the registered name of the insurers and unique identification number (UIN) of the insurance products, wherever insurance product is advertised.
	10.	Before purchasing any insurance product, the prospect should read the prospectus of the product along with the customized benefit illustrations shared by the insurer/distribution channels. The prospect may also verify the details from the website of the insurer.
6.	Prosp	ectus
	i.	In order to explain the features, benefits, exclusions, and various other details offered in insurance products to customers, insurers are required to have prospectus for each of the product offered by them for sale. They are uploaded in their website.
	11.	To understand specific details of any insurance product/s, a prospect may read the prospectus available on the insurers website or may ask the representative of the insurer or distribution channel to provide the same.
11	At pr	oposal stage
1	Propo	sal Form:
	i.	For purchasing an insurance policy, insurer will require a proposal form to be submitted by the prospect.
	п.	Proposal form will be made available in Hindi or English. However, if sought by the prospect, it will also be provided in regional language.
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	111.	A prospect, while buying an insurance policy, is required to provide the imformation
		/ details sought in the proposal form, including the following:
		<ul> <li>a) mobile no, email id, present and permanent address;</li> </ul>
		b) bank account details;
		c) name of the nominee and his/her mobile no, email id, present, permanent
		address, relationship of the nominee, details of authorized person for minor
		nominees and details of bank account of the nominee.
	iv.	In case, the prospect is not familiar with the language printed in the proposal form,
		insurer or the distribution channel shall explain the details sought in the proposal
		form. In such case, a declaration shall be obtained from the prospect that the
		details have been explained to him/her.
	v.	A policyholder or prospect, who is a person with disability, may duly a uthorize a
		representative to give declaration on his/her behalf.
	vi.	Prospects should exercise due care and provide required information in the
		proposal form which forms the basis of issuance of an insurance policy. True and
		complete information in the proposal form enables insurers to assess the risks
		appropriately and to decide on the proposal form. This also facilitates hassle-free
		claim servicing by the insurer. Hence, the information should be given responsibly
	vii.	In case there is a change in any of the information already provided in the proposal
	vii.	form like mobile number, email IDs, residential address, bank account details,
		nominee details during the term of the policy, policyholder should update such
		information with the insurer, to enable the insurer to provide efficient policy
		servicing.
2	Nomi	nation
	i.	While filling the proposal form, prospect is required to provide the details of the
		nominee.
	ii.	Nomination is mandatory to facilitate payment of claim amount in the event o
		death of policyholder.
	ш.	Policyholder may nominate one or more person and specify the percentage or
		claim amount payable in the event of death of the policyholder.
	iv.	Where any nominee is a minor, it shall be lawful for the policyholder to appoint
	10.	any person in the manner laid down by the insurer, to receive the money
		secured by the policy in the event of his/her death during the minority of the
		nominee.
	v.	Nomination can be changed at any time during the term of the policy.

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3	Processing of proposal forms (Underwriting of the proposal)
	i. On receipt of the proposal form, the insurer shall process the proposal with speed and
	efficiency. In case of requirement of further details/clarifications on details given in the
	proposal form, the same should be called for in one-go and not on piecenneal basis
	within 7 days from the date of receipt of the proposal form.
	ii. In such case, the prospect should provide such information at the earliest so that the
	decision on the proposal form can be taken with speed and efficiency.
	iii. The insurer shall take decision on the proposal form within 7 days. On acceptance of
	the proposal form, the insurer shall:
	a) promptly communicate its decision to the prospect along with the premium payable.
	b) provide coverage from the date of receipt of premium.
	iv. In case of non-acceptance of proposal, insurer shall inform the prospect its decision
	within 7 days informing the reasons for non-acceptance.
	v. After the acceptance of a proposal, the prospect will be referred to as the "policyholder
	or insured".
4.	Insurers shall, within 15 days of the acceptance of a proposal, furnish the following to the
	prospect without any additional charge:
	i. Policy document,
	ii. Copy of the proposal form submitted by the prospect,
	iii. Customer Information Sheet.
5	Issuance of the insurance policy
	Insurer, on acceptance of the proposal and upon receipt of the premium, issues the
	insurance policy in electronic form. Choice of the prospect/policyholder/customer for
	availing physical policy document shall be mandatorily sought in the proposal form.
	All policies issued in electronic form by the insurer directly to the policyholder shall also be
	issued in physical form, if requested by the policyholder.
	Policies issued in electronic form shall be digitally signed.
6	Motor and Homeowner (Fire) Insurance largely cater to retail customers. Therefore,
	following additional options are to be made available to the policyholder/ customer for
	motor and home owner (fire) insurance.
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1) Motor Insurance -
a) Customer may be given the following options as first choice under motor insurance:
i) "Pay as you Drive"/ "Pay as you Go" insurance cover.
ii) comprehensive cover that includes coverage for depreciation.
b) Towing/ Road Assistance Service: Every retail customer can avail road side
assistance services offered by the insurer either on cashless or reimbursement basis
as per the product design.
c) Salvage: In case of partial loss, the retail customer will not be burdened with disposal
of salvage. The policyholder shall be paid his/ her claim amount. It shall be the
responsibility of the insurer to collect the salvage from the customer.
d) Add-on cover: Premium where applicable, for each Add-on Cover opted for by the
retail customer, is to be shown separately in the Premium Computation Table.
e) Insured's Declared Value (IDV): The Insured's Declared Value (IDV) of the vehicle will
be deemed to be the 'Sum Insured' and it will be fixed at the commencement of each
policy period for each insured vehicle.
The criteria for determining the IDV and any associated scale of value depreciation
shall be approved by the Product management committee (PMC) and published by
the Insurer on their website. The basis of IDV shall form part of CIS. An illustration of
calculation of IDV should also be provided.
f) Depreciation on Non-OEM/ Non-OES parts – The insurer will not apply depreciation
on Non-OEM/ Non-OES parts that are used in repairs of motor vehicle following a
loss.
2) Homeowner (Fire) Insurance
a) Every retail customer will be covered for "fire" peril under a homeowner (fire) policy
for the building (if owned by the customer) and / or contents and personal
belongings (clothing, personal articles, electrical & electronic gadgets, TV, fridge,
washing machine, air conditioner, air cooler, geyser, etc.), furniture (sofa sets, beds,
diwans, recliners, dining/ study/ computer table, etc.), fixtures (tube-lights, fans,
etc.), fittings (electrical, kitchen, bathroom, etc.).
b) The policyholder/ customer shall have the option in Stand-alone "fire" only
insurance policy to include other perils such as
i) Earthquake;
ii) Cyclone, Storm, Hurricane, etc.;
iii) Flood, Inundation;
iv) Lightning;
v) Landslide, Rockslide, Avalanche;
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vi) Explosion o	f domestic	pressure vesse	als
vi) Explosion c	i uomestic	pressure vesse	13.

Alternatively, he/ she will have the option to exclude one or more above mentio ned perils from the fire insurance policy. For example, the policyholder/ customer can as k insurers for insurance coverage against earthquake risks in seismic active zones, cycl one cover along the coastal areas, flood and inundation along rivers, lakes, water bodies, etc., landslide, rockslide in hilly areas.

The policyholder/ customer can ask the insurer to include i) burglary/ theft of contents and personal belongings; ii) electrical damage / non-working of electrical items (microwave, fridge, air conditioner, air cooler, TV, mixie, washing machine, computer, laptop, mobile phone, etc.) in the Homeowner (Fire) Insurance.

No warranties shall apply on Homeowners Insurance Product.

# III At the time of receipt of policy document

- 1 Customer Information Sheet (CIS)
  - 1. CIS is a statement provided by the insurer along with the policy document that provides in simple words, important information and basic features of the policy issued at one place.
  - 2. CIS is to be provided with every policy in the format as given in Schedule D for Retail General insurance policy. It is a document provided by the Insurer along with the policy document that explains in simple words, basic features of a policy at one place.
  - 3. It contains in brief the scope of coverage, add-ons, basis of sum insured, sum insured, exclusions, deductibles, special conditions & warranties, endorsements, etc.
  - 4. It shall also contain information regarding the claims procedure, claims intimation and processing, principle for admissibility of claim, sample claim calculation process for retail products, policy servicing and grievance redressal mechanism including contact details of Insurance Ombudsman of appropriate jurisdiction.
  - 5. Acknowledgment of receipt of CIS will have to be obtained from the Policyholder in physical or digital form.
  - 6. On request, CIS will be made available in regional language.
  - 7. While CIS provides in simple words basic and important features of a policy, the policyholder may refer the policy document for complete details about the policy issued.



	8. Where the policyholder finds any inconsistency in the coverage or scope of the policy,		
	the same may be taken up with the insurer either directly or through the distribution		
	channel engaged for procuring the policy for suitable rectification.		
2.	Digilocker		
	The policyholder has an option to store the soft copy policy document in Digilocker.		
IV	During the currency of the policy		
1.	Payment of premium		
	i. Premium shall be paid only to the account of the insurer. It can be paid either directly to the insurer or through its authorized distribution channel.		
	ii. Insurer/distribution channel shall issue premium acknowledgement immediately.		
2.	Service request		
	i. During the term of the policy, Policyholders are allowed to change the details		
	already provided to the insurer such as address, contact details, nominee details,		
	etc. When such requests are received from the policyholder, Insurers shall		
	acknowledge the same immediately and update the changes requested for within		
	7 days.		
	ii. Where the requests have not been attended to, a grievance can be registered as		
	detailed in para VI (1).		
3	Cancellation of policies issued under Retail General Insurance business:		
	i. The retail policyholder can cancel the policy at any time during the term, by		
	informing the insurer. In case the Policyholder cancels the policy, he/ she is not		
	required to give reasons for cancellation.		
	The insurer can cancel the policy only on the grounds of established fraud, by giving		
	minimum notice of 7 days to the retail policyholder.		
	ii. Under no circumstances can the insurer cancel statutory Motor Third Party Liability		
	insurance or any other compulsory insurance mandated by law except in case of		
	double insurance or total loss.		
	iii. The insurer shall –		
	a) refund proportion premium for unexpired policy period, if the term of the policy is		
	upto one year and there is no claim(s) made during the policy period.		

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	b) refund premium for the unexpired policy period, in respect of policy with the term
	more than one year and the risk coverage for such policy years has not
	commenced.
V	At the time of claim
1	On happening of the contingency (ies) / claim
	i. Policyholder or the claimant, as applicable, is required to intimate the insurer, about
	the happening of a claim under the insurance policy, at the earliest possible time
	either in person or through:
	a) Online mode;
	b) distribution channel;
	c) authorized call centre of the insurer;
	d) any other mode as may be specified in the policy document.
	ii. No claim shall be rejected or closed for want of documents or for delayed intimation
	of claim.
2	Documentation
	i. All the required documents for acceptance of risk shall be called at the time of
	underwriting the proposal. No claim shall be rejected for want of documents.
	ii. The customer will submit only those documents that are directly related to the claim
	such as claim form, Driving License, Permit, Fitness, FIR, Un-traced Report, Fire
	Brigade Report, Post Mortem Report, books of accounts, stock register, wage
	register, repair bills (only in cases where cashless is not available), wherever
	applicable.
3	Processing of claim
	i. Claim intimation received by the insurers shall be processed and settled within
	timelines specified. For time line for settlement of the claims of retail general
	insurance, please refer para 4.
	entitled for interest at bank rate plus 2 percent from the date of receipt of intimation
	to till the date of payment. Such interest shall be paid by the insurers suo-moto.
4	Settlement of Claims under Retail General Insurance Policies
	1. In case of a claim under general insurance policy, loss assessment is made by the
	surveyor. Any loss that is reported under a general insurance product that exceeds Rs
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	50,000/- or more (in case of motor insurance) and Rs. 1 lakh or more (in case of other than motor insurance) needs to be mandatorily surveyed by a registered surveyor and
	loss assessor.
	2. The allocation of the surveyor should happen within 24 hours of reporting of claim.
	<ol> <li>On allocation of Surveyor, Insurer shall communicate the details of the appointment of surveyor, including the role, duties and responsibilities of the surveyor to the insured immediately.</li> </ol>
	4. The surveyor shall submit the survey report to the insurer within fifteen days of allocation. It shall be the duty of the insurer to obtain the survey report within the specified time limits. In case surveyor delays submission of the survey report beyond fifteen days, Rs. 500 per day for each day of delay shall be paid to the claimant.
	5. The insurer shall decide on the claim within seven days of receipt of the survey report or after expiry of fifteen days from allocation of the claim to the surveyor whichever is earlier. This timeline will not apply in case of policies issued on the property/building on reinstatement value basis.
	6. The insurer cannot repudiate the claim in full or part:
	a) where the breach of warranty or condition is not relevant to nature or circumstances of loss.
	b) on account of any delay on part of the Policyholder, where such delay has not resulted in the amount of assessed loss being increased.
5.	Multiple policies involving Bank or other lending or financing entity
0.	In case there is more than one insurance policy issued to the customer/ policyholder
	covering the same risk, the insurer will not apply contribution clause. Underinsurance will
	be applied on an overall basis taking into consideration the sum assured under all policies
	and comparing it with the value at risk.
VI	Complaints Mechanism: In case the policyholder or the claimant is required to raise any
	complaint against the insurer, distribution channel, entity authorized to collect premiums,
	third party administrators, he/she may use the Grievance redressal procedure given below:
1	Lodging of complaint

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	i. Where the policyholder / beneficiary is not satisfied with the services of the insurer or
	the distribution channel, he / she can lodge the complaints directly with the insurer
	or with the distribution channel including TPA or with both using any one of the
	following mode:
	• By visiting their nearest branch;
	• Through letters or email;
	<ul> <li>On insurer's website; or</li> </ul>
	<ul> <li>by calling at their designated call centre of the insurer.</li> </ul>
	ii. The policyholder or the claimant also has the option to register the complaint on-line at IRDAI's Bima Bharosa by visiting <u>https://bimabharosa.irdai.gov.in/</u> .
	iii. Insurers shall integrate its grievance portal with the Bima Bharosa portal to facilitate the registering/ tracking of grievance on-line by the policyholders. The insurer's system must be equipped with a real-time mirroring functionality that ensures their grievance database is consistently synchronized with the Bima Bharosa.
2	Turnaround time for resolution of complaints / grievance
	i. On receipt of a complaint, the complainant will have to be given an acknowledgement immediately. Insurers should provide resolution to the complaint within 14 days along with the reasons for not accepting the complaint with specific reference to the relevant terms and conditions of the policy.
	ii. The complainant can track the status of the complaint by logging-in to the Bima Bharosa or to the insurer's grievance portal or on the call centre of the insurer.
	iii. The insurer shall have in place robust technology based infrastructure for handling Grievance Redressal which also has functionality to identify unrelated/unidentifiable complaints sourced by fraudsters.
3	Filing of complaint before Insurance Ombudsman
	<ul> <li>i. In case the complainant is not satisfied with the resolution of grievance provided by the insurer, they can escalate the unresolved / partially resolved complaints to Insurance Ombudsman of concerned jurisdiction, in case the claim amount is up to Rs. 50 lakhs.</li> <li>ii. The policyholder has an option to take up the matter before insurance ombudsman of competent jurisdiction without any charge / fee through any of the following options:</li> </ul>
	a. In person;
	b. Online by visiting https://cioins.co.in/Complaint/Online;

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	c. In writing through post or through email by giving complete details.
	iii. Details such as name and address of the Insurance Ombudsman of competent jurisdiction shall be available in the policy document. It shall also be provided in the resolution letter given by the insurer. It is also available at <a href="https://cioins.co.in/Complaint/Online">https://cioins.co.in/Complaint/Online</a> .
4	Implementation of Ombudsman Award
	i. The Insurer is required to comply with the award of the Insurance Om budsman within 30 days of receipt of award.
	<ul> <li>ii. In case the Insurer does not honour the Insurance Ombudsman award within 30 days, a penalty of Rs. 5000/- per day shall be payable to the complainant for each day of delay.</li> </ul>
	iii. Such penalty is in addition to the penal interest liable to be paid by the Insurer under the Insurance Ombudsman Rules, 2017.
	iv. This provision will not be applicable in case insurer chooses to appeal against the award of the Insurance Ombudsman within 30 days. In such case, due intimation shall be sent to the Policyholder
VII	Miscellaneous provisions
1	Caution against spurious/fraudulent calls
	<ol> <li>Policyholders or the prospects should be aware of spurious phone calls and fictitious / fraudulent offers through messages or any other means of communications.</li> </ol>
	ii. IRDAI or its officials do not involve in any activities of insurance business like selling insurance policies, announcing bonus or investment of premiums, refund of amounts. Policyholders or the prospects receiving such phone calls are requested to lodge a police complaint.
	iii. Insurers and Insurance Intermediaries sending commercial communications to their existing or prospective customers shall fulfil the extant regulatory requirements prescribed by the Telecom Regulatory Authority of India.
2	Unclaimed amount
	i. Policyholder or the claimants are required to provide his/her correct mobile number, address, bank details in the proposal form and update such information as and when it is changed. In the absence of such details, settlement of claims by

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		the insurers will be delayed, as the policyholder or the claimants can't be reachable
		and/or bank account details may not be available for claim settlement. This results
		in unclaimed amounts lying with the insurer.
	ii.	"Unclaimed Amount" is an amount payable to consumers, including income
		accrued thereon, remaining unpaid beyond twelve months from the due date of
		such payment, on account of their non-contactability.
	III.	A claimant / policyholder can search if there is any unclaimed amount payable to
		him / her by any insurer at Bima Bharosa website of IRDAI at
		https://bimabharosa.irdai.gov.in/Home/UnclaimedAmount which provides at
		one place access to website links of various insurers where unclaimed amounts
		held by them are displayed. It can also be verified from the website of the concerned
		insurer.
	iv.	Unclaimed amount belonging to policyholder / claimant can be identified by
P.		matching any two of the following fields:
		• Policy Number
		<ul> <li>PAN of the Policyholder</li> </ul>
		<ul> <li>Name of the Policyholder</li> </ul>
		<ul> <li>Date of birth of the Policyholder</li> </ul>
	v.	The unclaimed amounts can be claimed from the concerned insurer by following
		the due process as specified by the insurer.
	vi.	In case the unclaimed amount is not claimed within 10 years, the same is
		transferred to Senior Citizens' welfare fund (SCWF).
	vii.	The claimant / policyholder can claim the unclaimed amounts up to 25 years from
		the date of transfer of the same to the SCWF through the concerned insurer. If no
		claim is made up to a period of 25 years after transfer to the SCWF, such amounts
		shall be escheat to the Central Government.
3		ow more about provisions on general insurance business, please refer IRDAI's Master
		ar no. IRDAI/ NL / MSTCIR/MISC/90/ 06/ 2024 dated 11.06.2024 at
		//irdai.gov.in/document-detail?documentId=5025428 and IRDAI (Insurance
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## Section 2

## Broad requirements to be complied with by the Insurers

### Chapter I

## **CITIZENS' CHARTER**

#### 1. Citizens' Charter

- **1.1.** To empower customers with information about availability of products, standards of service, time limits that the consumers can reasonably expect, and avenues of grievance redressal, every Insurer shall put in place Citizens' Charter specifying the service standards both in qualitative and quantitative terms. A schedule of timelines in servicing of policies of Life, General and Health insurer is placed at Schedule A.
- 1.2. To bring awareness, the citizen's charter shall be widely publicized.
- 2. Fair treatment to customers: All prospects or policyholders shall be treated equitably, honestly and fairly at all stages of their relationship. Treating customers fairly shall be an integral part of the corporate culture of all insurers and distribution channels. Special attention shall be given to the needs of vulnerable groups. All insurers and distribution channels shall endeavour to deliver, inter-alia, following outcomes in their dealings with customers:
  - 2.1. prospects or policyholders can be confident that they are dealing with insurers and distribution channels where the 'fair treatment of customers' is central to the corporate culture and core values.
  - 2.2. products solicited and services offered are designed to meet the needs of prospects or policyholders and are targeted accordingly; and are affordable.
  - 2.3. prospects or policyholders are provided with clear and updated information and are kept appropriately informed before, during and after sale, including the costs (Premium, charges etc.), risks, and exclusions or limitations.
  - 2.4. Where prospects or policyholders receive advice, the advice is suitable and takes account of their needs and circumstances.
  - 2.5. prospects or policyholders are provided with product(s) which suit their requirement and meet their reasonable expectation.
  - 2.6. prospects or policyholders do not face post-sale barriers imposed by insurers and distribution channels, if any, to change product, submit a claim or make a complaint.

### **Chapter-II**

## ACTIVITIES PRIOR TO SALE OF INSURANCE POLICIES

- 3. Prospectus (refer Regulation 9 (c) of the Regulations) A prospectus of insurance product shall be legible, avoid fine print and have font size of atleast 11. Minimum Information to be given to customers at the time of sale:
  - 3.1. Unique Identification Number (UIN) for the insurance product.
  - 3.2. scope of benefits.
  - 3.3. extent of insurance cover.
  - **3.4.** warranties, exclusions/exceptions and conditions of the insurance cover along with explanations.
  - 3.5. status of continuance of insurance coverage during the grace period.
  - **3.6.** a description of the contingency or contingencies to be covered by insurance.
  - 3.7. class or classes of lives or property or any other subject eligible for insurance
  - **3.8.** In case of linked or index linked products, the funds/index offered, charges levied, including the upper limits, underlying risks with each of the funds offered.
  - **3.9.** Criteria on which discounts in premium can be allowed and percentage of such discount on meeting of one or more criteria.
  - 3.10. allowable riders or add-on covers on the insurance products.
  - **3.11.** in case of life insurance, whether the product is participating (with-profits) or non-participating (without-profits).
  - 3.12. Exclusions specific to the policy, which can be covered on payment of additional premium.
  - 3.13. Terms & conditions applicable in case of lapse, revival, discontinuance, surrender.
- 4. Benefit Illustration for Life insurance products
  - 4.1. Every Insurer carrying on life insurance business shall provide at the point of sale to the prospect or policyholder, a customized benefit illustration. It shall be in addition to the prospectus. A minimum font size of eleven (11) shall be used to print the same as per Schedule B.
  - 4.2. Such benefit illustration shall form part of the policy document.
  - 4.3. In case of online sale: Before the prospect is directed to fill up the proposal form, explicit confirmation for Benefit Illustration from the prospect shall be obtained about their understanding the benefits illustrated. A customized Benefit Illustration shall be provided to the proposer immediately, thereafter.

- 5. Suitability requirements for Life insurance products
  - 5.1. Suitability assessment shall be done in case of savings related life insurance products and annuity products except those annuities purchased from proceeds of NPS and from employer offered superannuation fund.
    - i. 'Suitability information' is the information of a prospect on age, incorne, family status, life stage, financial and family goals, investment objectives, insurance portfolio already held, etc.
    - ii. 'Suitability Assessment' means evaluation of suitability of a product for the prospect, based on the suitability information collected from them and considering the nature of product, mode of premium payment and tenure of policy as well as premium payment period.
    - iii. Suitability information collected and the recommendations of the sales person involved in solicitation, shall be preserved by the Insurer making them part of the policy records.
  - 5.2. Every life insurer shall have a Board approved policy on assessing the suitability of a product to the prospect /policyholder and recommending suitable products to them. The policy shall also dwell on the measures to curb mis-selling, force-selling and mis-leading sales. It shall also deal with record keeping and retention thereof.
  - 5.3. Consent of the prospect and the concerned sales person involved in the solicitation of the business shall be obtained on the Suitability Information. In case of Suitability assessment in online sales, express consent of the prospect/policyholder shall be obtained for capturing suitability information. Consent can be in the form of One Time Password (OTP) from the registered mobile number /email of the prospect only.

## 6. Premium Acknowledgement

- 6.1. Every insurer shall ensure that:
  - i. the electronic premium payment option is made available to enable the premium payments directly to the insurer.
  - ii. distribution channels, if authorized to collect premiums, shall ensure that such premium payments are not collected into their own bank account or to any third party bank accounts except specifically permitted under the relevant Regulations / Guidelines.
  - iii. acknowledgements are issued immediately on collection of premium at the point of collection.

- 6.2. Where an insurer has authorised any distribution channel or any other person to collect and acknowledge the receipt of premium, the Insurer shall be accountable to the premium acknowledgements issued by such entity.
- 7. Mis-selling : Insurers or distribution channels, as applicable, shall be responsible for the solicitation process and conduct of business applicable to them. To avoid mis-selling of insurance policies, a mechanism shall be put in place to inter-alia include
  - 7.1 Ensure that fair treatment to customers is integral part of corporate culture.
  - **7.2** Personnel authorized to solicit insurance business must use only the approved prospectus issued by the insurer.
  - **7.3** Sales persons of insurers or the distribution channels, as applicable, involved in the solicitation are duly qualified and appropriately trained periodically.
  - 7.4 Lay down a mechanism of obtaining customer feedback.
  - 7.5 Punitive action for breach of market conduct including blacklisting the sales person who indulge in unhealthy solicitation practices or market misconduct.
  - 7.6 Strengthen Financial Underwriting: Insurers shall ensure that the financial underwriting requirements are clearly spelt out to assess the continued financial capacity of the prospect to pay the premium for the duration of the premium paying term along with the sources available to the prospect for such premium payments.
  - 7.7 Provide training Periodical training shall be provided to Intermediaries, distribution channels and their employees on their products (existing and new), TATs in policy servicing, changes in the regulations etc.
  - 7.8 A return in this regard shall be filed in the format specified in Master Circular on Submission of Returns.

## CHAPTER III PROPOSAL FOR SALE OF INSURANCE POLICIES

### 8. Matters to be included in proposal form [refer Regulation 10(2)]

Every Proposal form shall contain provisions to capture:

- relevant and necessary information to underwrite the risks, to enable policy servicing and claim servicing;
- ii. nominations as per regulation 18 of IRDAI (Protection of Policyholders' Interests, Operations and Allied Matters of Insurers) Regulations, 2024;
- iii. Bank account details of prospect and the nominee;
- iv. Mobile number of the prospect and email-id, if available;
- v. relevant provisions of section 41 and section 45 of the Act.
- 9. Insurers shall consider the "Exit Form" submitted to the National Pension Scheme (NPS) by its subscriber at the time of exit from NPS as the proposal form in case of offering immediate annuity products to the NPS subscribers. Further details, if any required, such as nomination, if not available in the exit form may be collected from the NPS subscriber.
- **10.** Insurers shall endeavour to obtain the proposal form in electronic form, with proper authentication from the concerned prospect.
- **11.** In case of a physical proposal form, it may be made available in Hindi or English. However, if requested by the prospect, the same may be made available in any of the regional languages.

### 12. Processing of the proposal Form/Underwriting:

- **12.1.** Insurers shall process the proposal form as per Board approved underwriting policy specific to the insurance product for which the proposal is submitted and ensure that the information sought in the proposal form:
  - a) is duly filled in and complete in all aspects, and
  - b) put in place a mechanism to verify the correctness of the mobile numbers and the emails provided in the proposal form and ensure that the details provided belong to the prospect / policyholders.
- **12.2.** Any further requirements as required under the respective underwriting policy or consequential documents shall be called for within 7 days from the date of receipt of the proposal form at one time and not on piece-meal basis.

- 12.3. The decision on the proposal thereof, shall be communicated to the proposer within a reasonable period but not exceeding 7 days from the date of receipt of proposal(s) or any requirements called for by the insurer, whichever is later.
- **12.4.** It is the duty of the insurer to furnish to the insured, with no additional charges, either a soft copy or a hard copy of the proposal form submitted by the prospect, along with the policy document within 15 days of the acceptance of a proposal.

## 13. Declaration

- **13.1.** Insurer shall ensure that the proposal form has a provision for obtaining declaration by the prospect/policyholder, in case the prospect is not familiar with the language used in the proposal form, that details of the form are explained to him/her.
- 13.2. A policyholder or prospect who is a person with disability and requires assistance in completing the proposal form, may duly authorize a representative to give declaration on his/her behalf.

## 14.E-Proposal Form

- **14.1.** Every insurer soliciting insurance business through electronic mode shall create an e-proposal form similar to the physical proposal form.
- **14.2.** The insurer shall obtain the consent directly from the prospect only from their registered mobile number or email ID to conclude online sale, by adopting latest technological security protocols. The insurer shall maintain evidence for the proposer's consent received on the duly filled proposal form.

### CHAPTER IV

#### **ISSUANCE OF INSURANCE POLICIES**

#### 15. Matters to be stated in Insurance policies [refer regulation 11(b)]

- 15.1. Insurers shall use at least font size eleven (11) in insurance policies.
- 15.2. Policy documents shall include such other details as specified in Schedule C.

# General Principles governing issuance of life, General and Health insurance policies 16. Insurers shall endeavour to

#### 16.1. classify the exclusions, wherever possible as under:

- (a) Standard exclusions applicable to all policies;
- (b) Exclusions specific to the policy which cannot be waived;
- (c) Exclusions which can be opted for cover by paying additional premium.
- 16.2. categorize policy conditions into following:
  - (a) Conditions precedent to the contract;
  - (b) Conditions applicable during the contract;
  - (c) Conditions when a claim arises;
  - (d) Conditions for renewal of the contract;
  - (e) Conditions for cancellation of the contract; and
  - (f) Conditions for grievances redressal.
- **16.3.** Insurers shall mandatorily include in the policy document all the applicable exclusions for a particular product. No further deductions shall be made from the claim amount in the name of any other exclusions.

### 17. Customer Information Sheet (CIS)

- 17.1. Every Insurer shall have in place a Customer Information Sheet (CIS) that explains policyholders in simple words, the basic features, terms and conditions of the policy in the format specified in Schedule D separately for Life, General and health insurance products.
- **17.2.** Every insurer shall forward the Customer Information Sheet (CIS) to the policyholder, along with the policy document and shall ensure compliance with the following:
  - a. All details provided for in the CIS shall be duly filled in.
  - b. The CIS shall have minimum font size 11.
  - c. CIS shall be made available in regional languages if the policyholder so desires.

- d. Insurers or distribution channels, as the case may be, shall forward the CIS to all policyholders and shall obtain acknowledgement either in physical or digital form.
- e. The policy document forwarding letter shall contain a cross reference to the CIS.
- **17.3.** Where any inconsistency has been pointed out by the prospect / policyholder, the insurer shall ensure that the same is addressed in a time bound manner.

Use of Digilocker facility

**18.** To enable the policyholder to use Digilocker, Insurers shall enable their IT systems to interact with the Digilocker and shall publish such enablement for the information of the policyholders.

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### CHAPTER V

#### SERVICING OF POLICYHOLDERS AND SETTLEMENT OF CLAIMS

#### Servicing of Policyholders

19. All insurers shall endeavour to establish appropriate technology based infrastructure to handle servicing of policyholders and list all possible services that the policyholder can a vail. It may facilitate submission of service request from the policyholder through online, check the status of service request, seeking further information or clarification, submission of details or clarifications amongst others.

#### Settlement of claims

- 20. If a claim intimation is received at the distribution channels or TPA or Hospital as the case may be, it shall have necessary system in place to immediately forward the claim intimation details to the insurer.
- 21. Insurers shall endeavour to establish appropriate technology based infrastructure to handle all the claims processing facilitating registration of claims intimation, providing acknowledgements, submission of documents etc.
- 22. No claim shall be rejected or closed for want of documents or for delayed intimation of claim.
- 23. Insurers shall have claims manual/ standard operating procedures (SOPs) that are reviewed periodically and must ensure that claims are settled as per the specified Turn Around Times (TATs).

#### **CHAPTER-VI**

## PORTABILITY OF HEALTH INSURANCE POLICIES

#### 24. Portability of Health Insurance Policies

- **24.1.** Insurers shall allow portability in respect of all individual, family floater and group health insurance policies at the time of renewal.
- 24.2. A policyholder desirous of porting his/her policy to another insurer shall apply to such insurer to port the entire policy along with all the members of the family, if any, at least 30 days before, but not earlier than 60 days from the due date for renewal.

Provided that Insurers are free to consider proposal for portability even if the policyholder has approached within 15 days from the renewal date of the existing policy, but in all such cases acquiring insurer shall ensure that there is no break in policy.

**24.3.** The acquiring insurer shall furnish to the policyholder, the Portability Form authorizing it to obtain policy and claim related information from the existing insurer. The policyholder

shall fill in the portability form along with proposal form and submit the same to the acquiring insurer.

- 24.4. On receipt of the Portability Form, the acquiring insurer shall seek the necessary details of policy and previous claim information, if any, from the existing insurer through the portal maintained by Insurance Information Bureau of India (IIB) https://iib.gov.in/ portal.
- 24.5. The existing insurer, shall furnish the requisite data for porting insurance policies within 72 hours of the receipt of the request. The Acquiring insurer shall clecide and communicate on the proposal immediately but not more than 5 days of receipt of information from Existing insurer.
- 24.6. The policyholder is entitled to transfer the credits gained to the extent of the Sum Insured, No Claim Bonus, specific waiting periods, waiting period for pre-existing disease, Moratorium period etc. from the policy of Existing Insurer to the new policy issued by the Acquiring Insurer.
- 24.7. On the port-in policies during the port-in year, acquiring insurer shall not pay any commission or incentive to its own employees or distribution channel or employees of the distribution channel. No charges shall be levied on the policyholder for porting-in or porting-out.

#### CHAPTER VII

#### COMPLIANCE WITH JUDCIAL / QUASI JUDICIAL AWARDS ETC.

#### **Ombudsman Awards**

#### 25. All insurers and distribution channel shall ensure that:

- 25.1. As specified in rule 17 (6), all the ombudsman awards passed in favour of the policyholders / claimant are to be paid within 30 days from the date of receipt of the awards.
- 25.2. The insurer, in terms of rule 17 (7) of Insurance Ombudsman Rules, 2017, shall also pay penal interest at a rate, which is 2 percent above bank rate from the date the claim ought to have been settled.
- 25.3. In cases where the Insurer prefers an appeal against the award of the Ombudsman, such appeal against the award shall be filed within the stipulated time limit of 30 days only.
- 25.4. The Insurer is required to comply with the award of the Insurance Ombudsman within 30 days of receipt of award by the Insurer. In case the Insurer does not honour the ombudsman award, a penalty of Rs. 5000/- per day shall be payable to the complainant. Such penalty is in addition to the penal interest liable to be paid by the Insurer under the Insurance Ombudsman Rules, 2017. This provision will not be applicable in case insurer chooses to appeal against the award of the Insurance Ombudsman.

#### 26. Other Judicial / Quasi-Judicial Awards

- 26.1. Orders of Judicial / Quasi-Judicial bodies are to be complied within the time frame stipulated in the order or award.
- 26.2. In cases where time frame is not specified in the order / award, the order/award should be complied within 45 days of the receipt of the order / award by the Insurer.
- 26.3. In cases where the Insurer prefers an appeal against the order of the Judicial / Quasi-Judicial body, such appeal should be preferred within the stipulated time limit as per the rules applicable. The Complainant should be informed in the matter immediately.
- 26.4. Quarterly statement on the status of court cases as per the format provided in Master Circular on Submission of Returns shall be submitted to the Authority.

## **CHAPTER VIII**

## **OTHER SERVICES RELATED ASPECTS**

### 27. Life Verification Certification

Insurers shall put in place necessary technology based systems like using biometric enabled digital service to have life verification certification for annuity payouts.

#### 28. Website

Every insurer should have a website publishing information about services offered, FAQs on policy servicing aspects, facilities for enquiry, lodging of complaints, etc. in addition to the disclosure mandated by the Authority. Insurers shall provide a search tool on their website for verification of distribution channels they are engaged with. There should be a facility for a prospect/policyholder to fetch the distribution channels in a specified location to whom they can approach, for purchasing an insurance policy and service the lead generated.

### 29. Training:

Insurer shall provide periodical training to distribution channels and employees of the Insurers on their products (existing and new), TATs in policy servicing, changes in the regulations etc.

## 30. Technology solutions:

The insurer shall endeavor to put in place technology solutions so as to ensure an effective, efficient and a seamless onboarding of policyholders, objective suitability assessment (in case of life insurance policies), renewal of policy, servicing of policies, registering and changing nominations, grievance redressal and claim settlement process.

## CHAPTER IX

## Repeal of the Guidelines and Circulars

# 31. List of Circulars / Guidelines repealed

# **31.1.** This Master Circular supersedes the following Guidelines/Circulars:

S. No.	Circular/Guideline Reference Number	Description
1.	028/IRDA/LIFE/PAN/Aug-2009	Requirement of PAN for Insurance Products
2.	3/CA/GRV/YPB/10-11 DATED 27.07.2010	Guidelines on Grievance Redressal by Insurance Companies
3.	IRDA/ CAD/CIR/AGN/137/08 DATED 25.08.2010	Disclosure of Agency detail on policy document
4.	IRDA/IT/ORD/MIS/15/2/09/2010	Implementation of Integrated Grievances Management System (IGMS)
5.	CAD/Insu.0mb/10-11 dated 23.11.2010	Awards passed by Insurance Ombudsman
6.	CAD/01/10-11 DATED 21.01.2011	Verification of the Authenticity of calls
7.	IRDA/HLTH/MISC/CIR/216/09/2011	Circular on Delay in claim intimation/documents submission with respect to All life insurance contracts and All Non-life individual and group insurance contracts
8.	IRDAI/ HLT/ REG / CIR / 298 / 12 / 2020	Disclosure of benefit / premium illustration for Health insurance policies issued on floater basis
9.	IRDA/Life/MISC/Cir/153/08/2013	ECS mandate under Life Insurance Policies
10.	IRDA/LIFE/CIR/GDL/034/01/2014	Standard Format for Filing of Policy Documents with the Authority
11.	IRDA/Life/Misc/Cir/106/05/2015	Guidelines on issuance of Premium Acknowledgements
12.	IRDAI/Cir/Misc/194/11/2015 dated 03.11.2015	Non-compliance of Awards of Insurance Ombudsman or Order of MACT of consumer

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Circular/Guideline Reference Number	Description
IRDA/LIFE/CIR/MISC/140/8/2015	Obtaining Annuity Options from the Policy holders
IRDAI/CAD/CIR/MISC/01/2016 Dated 31.01.2016	Grievance Redressal Processes-Instruction
IRDAI/CAD/CIR/MISC/03/2016 Dated 31.03.2016	Non-compliance of awards
IRDAI/SDD/MISC/CIR/135/07/2016	Operationalisation of Central KYC Records Registry (CKYCR)
IRDA/LIFE/CIR/MISC/134/07/2016	Advance Discharge Voucher
IRDA/NL/CIR/MISC/149/06/2017	Delay in Claim Intimation/ Documents Submission
IRDAI/Life/Misc/Cir/202/12/2018	Intimation of receipt of premium through SMS by the Insurer to the Policyholders
IRDAI/LIFE/CIR/173/09/2019 DATED 26.09.2019	Benefit Illustration and other market conduct aspects
IRDAI/CAD/CIR/MISC/001/01/2019 DATED 21.01.2019	Submission of quarterly statement on mis- selling complaints
IRDAI/CAD/CIR/MISC/038/03/2019 DATED 05.03.2019	Non-compliance of awards passed by Ombudsman
Nil dated 04.09.2020	Cell for Redressal of grievance of Policyholders
INSTRUCTION DATED 18.04.2022	Revised Instruction on PRAGATI
IRDAI/CAD/CIR/MISC/105/05/2022 DATED 26.05.2022	Adhering the timelines of awards settlement as per Ombudsman Rules.
IRDAI/ INT/ CIR/ DGLKR/ 0301 02/2021	Issuance of digital insurance policies by insurance companies via Digilocker
IRDAI/Life/Misc/CIR/116/05/2020	Circular on Pre-Issuance Verification Call (PIVC)
	NumberIRDA/LIFE/CIR/MISC/140/8/2015IRDAI/CAD/CIR/MISC/01/2016Dated31.01.2016IRDAI/CAD/CIR/MISC/03/2016Dated31.03.2016IRDAI/SDD/MISC/CIR/135/07/2016IRDA/LIFE/CIR/MISC/134/07/2016IRDA/LIFE/CIR/MISC/149/06/2017IRDAI/LIFE/CIR/MISC/149/06/2017IRDAI/LIFE/CIR/MISC/149/06/2017IRDAI/LIFE/CIR/MISC/02/12/2018IRDAI/LIFE/CIR/173/09/2019DATED26.09.2019IRDAI/CAD/CIR/MISC/001/01/2019DATED 21.01.2019IRDAI/CAD/CIR/MISC/038/03/2019DATED 05.03.2019Nil dated 04.09.2020INSTRUCTION DATED 18.04.2022IRDAI/CAD/CIR/MISC/105/05/2022DATED 26.05.2022IRDAI/CAD/CIR/MISC/105/05/2022IRDAI/CAD/CIR/MISC/105/05/2022IRDAI/CAD/CIR/MISC/105/05/2022IRDAI/CAD/CIR/MISC/105/05/2022IRDAI/CAD/CIR/MISC/105/05/2022IRDAI/INT/ CIR/ DGLKR/ 0301 02/2021

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S. No.	Circular/Guideline Reference Number	Description
28.	LC/SP/SI/VER 1.0	Illustrations - Life Insurance Business: Standards of Practices
29.	IRDA/NL/CIR/MISC/214/2016	Delay in Claim Intimation and documents submission with respect to individual life, non-life and group non-life insurance contracts
30.	IRDAI/Life/CIR/MISC/188/09/2022	Immediate Annuity Products

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# SCHEDULE-A- Citizens' Charter (refer clause 1.1) CITIZENS' CHARTER (LIFE)

# BASIC SERVICE STANDARDS

S. No	SERVICE	DESCRIPTION OF ITEM OF SERVICE	Regulatory Turnaround Time
1	New Business Proposal Processing	Processing of Insurance Proposal and seeking further requirements for consideration of the proposal Decision on proposal from the date of receipt of proposal or from the date of receipt of additional requirement whichever is later	7 days
		Providing copy of the policy along with the proposal form	15 days
2	Post Policy Service Request	Post Policy Service Requests concerning mistakes / corrections in the Policy document	7 days
3	Free-Look Cancellation	Free Look Cancellation & Refund from the date of receipt of request	
	Policy Servicing	Change of Address (KYC Norms to be complied) Registration /Change of Nomination, Assignment.	
4	(from the date of receipt of request for the service specified)	Inclusion of new member in case of group policy Alteration in ORIGINAL POLICY CONDITIONS (where applicable) Policy loan	7 days

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S. No	SERVICE	DESCRIPTION OF ITEM OF SERVICE Unit / Index Linked Insurance Policy- Switch, Top-up, and other related Services. Decision on Policy Revival after receipt of all requirements.	Regulatory Turmaround Time
		Issue of Premium Payment Certificates (PPC)	
		Issue of Duplicate Policy	7 days
5	Death claims	Death claims settlements (not requiring investigations)	15 days
		Early death claims requiring investigations – decision & payment	45 days
6	Survival, Maturity, annuity payments	Settlement of Maturity Claims Settlement of Survival Benefits	On due date
		Annuity payments / Pension Payment Surrender or partial withdrawal of Policy	7 days
7	Auto Action by the Insurer	Premium Due Intimation Policy payments information (Survival Benefits, Maturity Benefits, etc.)	One month before due date
		Acknowledgement to complainant	Immediately
8	Complaints	Action on Complaint & Intimation of Decision to the complainant	14 days
		If complaint is NOT resolved by the Insurer, communicate the details to the	14 days from original date of

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S. No	SERVICE	DESCRIPTION OF ITEM OF SERVICE	Regulatory Turmaround Time
		<b>Policyholder</b> of options including referring the complainant to Insurance Ombudsman / Consumer Court.	receipt of complaint. *

\*(The policyholder may approach the Insurance Ombudsman if his / her complaint is not resolved within 30 days or if the decision of the company is not acceptable to the policyholder.)

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# CITIZENS' CHARTER (General)

# BASIC SERVICE STANDARDS

S. No	SERVICE		Regulatory Turnaround Time
1	New Business Proposal Processing	Processing of Insurance Proposal and seeking further requirements for consideration of the proposal. Decision on proposal from the date of receipt of proposal or from the date of receipt of additional requirement whichever is later.	7 days
		Providing copy of the policy along with the proposal form	15 days
2	Post Policy Service Request	Post Policy Service Requests concerning mistakes / corrections in the Policy document	
	Policy Servicing	Change of Address (KYC Norms to be complied) Registration /Change of Nomination, Assignment.	
	(from the date of receipt of request for the service	Alteration in Original Policy conditions (where applicable)	7 days
3	specified)	Change of location of risk Inclusion of new member in case of group policies	-
		Any other non-claim related changes Cancellation of policy and refund of premium	-
		Appointment of Surveyors (through Tech based solution)	24 hours
4	Claims	Submission of final report after receiving Insurer's request	15 days
		Communicating acceptance or rejection of the claim	7 days

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S. No	SERVICE	DESCRIPTION OF ITEM OF SERVICE	Regulatory
5	Auto Action by the Insurer	Premium Due Intimation	One month before due date
		Acknowledgement to complainant Action on Complaint & Intimation of Decision to the complainant	Immediately 14 days
6	Complaints	If complaint is NOT resolved by the Insurer, communicate the details to the Policyholder of options including referring the complainant to Insurance Ombudsman / Consumer Court.	14 days from original date of receipt of complaint. *

\*(The policyholder may approach the Insurance Ombudsman if his / her complaint is not resolved within 30 days or if the decision of the company is not acceptable to the policyholder.)

## Expectation from the Policyholder -

- 1. Immediate intimation of claims in writing.
- 2. Preservation of Salvage.
- 3. Filing of first information report with Police Authorities
- 4. In case of Fire, Theft and Accidental Death claims
- 5. Preservation of recovery rights by filing claims with carriers in case of marine claims
- 6. Intimating the Fire brigade and obtaining Fire brigade report.
- 7. Preservation of all records for Company's verification.

NOTE: For detailed information regarding other related documents required for claims, reference may be made for policy document and / or Claim procedure manual available in their website.

## CITIZENS' CHARTER (HEALTH)

## BASIC SERVICE STANDARDS

S.		BASIC SERVICE STANDARDS	Regulatory
s. No	SERVICE	DESCRIPTION OF ITEM OF SERVICE	Turnaround Time
1	New Business Proposal Processing	Processing of Insurance Proposal and seeking further requirements for consideration of the proposal Decision on proposal from the date of receipt of proposal or from the date of receipt of additional requirement whichever is later Providing copy of the policy along with the	7 days 15 days
		proposal form Free look cancellation and refund of deposit from the date of receipt of the request	7 days
2	Post Policy Service Request	Post Policy Service Requests concerning mistakes / corrections in the Policy document Change of Address (KYC Norms to be complied)	
	Policy Servicing (from the date of	Registration /Change of Nomination, Assignment. Alteration in Original Policy Conditions (where	7 days
3	(noning the date of receipt of request for the service specified)	applicable) Issuance of duplicate policy Inclusion of new member in case of group policies Any other non-claim related changes	7 days
4	Claims	Cancellation of policy and refund of premium Acceptance of cashless claims by TPA /company to Hospital and communicate to them	1 hour
		TPA's offer of settlement to the Insurer / Hospital after submission of document	3 hours
		Settlement of claims (other than cashless)	15 days

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S. No	SERVICE	DESCRIPTION OF ITEM OF SERVICE	Regulatory Turnaround Time
5	Auto Action by the Insurer	Premium Due Intimation	One month before due date
		Acknowledge to complaint	Immed iately
		Action on Complaint & Intimation of Decision to the complainant	14 days
6	Complaints	If complaint is NOT resolved by the Insurer, communicate the details to the Policyholder of options including referring the complainant to Insurance Ombudsman / Consumer Court	14 days from original date of receipt of complaint. *

\*(The policyholder may approach the Insurance Ombudsman if his / her complaint is not resolved within 30 days or if the decision of the company is not acceptable to the policyholder.

## Schedule B Form and manner of policy documents and Benefits Illustration (refer clause 4.1)

- **1**. All insurers shall provide benefit illustration as per the requirements of each product or combination of products and is customized as per requirements of the prospect, if required.
- 2. Insurers shall also provide customized benefit illustration in the format on their websites so as to enable the customers to make out the difference while opting for coverage.
- 3. Every insurer shall, as applicable, provide benefit illustrations to prospects or policyholders at the point of sale for all products, except for the following products:
  - a. Regular Premium Pure term products
  - b. Regular Premium Pure health products
  - c. Group term products
  - d. Group credit life products
  - e. Group fund based products
- 4. The calculation of net yield for Linked products is illustrated for the information of insurers.
- 5. The illustrations shall be clear and fair to enable a customer to make an informed decision. They shall clearly distinguish between guaranteed and non-guaranteed benefits and state that the quantum of benefits in respect of non-guaranteed category may vary.
- 6. Insurers shall review the assumptions used in the benefit illustrations during the annual actuarial valuation and revise the benefit illustrations wherever required.
- 7. Except for those life insurance products where all the benefits are assured in absolute amounts at the outset of the contract, all other life insurance products shall provide the prospective policyholder a customized benefit illustration at the point of sale, illustrating the guaranteed and non-guaranteed benefits at gross investment returns as stipulated by the Authority. Considering the dynamic nature of movement of interest rates, such gross investment returns are currently stipulated as 4% p.a. and 8% p.a, for other than annuity products.
- 8. The benefit illustration shall be part of the sales literature and shall be furnished to the prospective policyholder along with the sales literature before concluding the sale.

- The format of benefit illustration is given as under
   9.1. Annexure 1: BI for Linked Life Insurance Products
  - 9.2. Annexure 2: BI for Linked Pension Products
  - 9.3. Annexure 3: Annual Disclosure for pension products
  - 9.4. Annexure 4: BI for Non-Linked Participating Life Insurance Products
  - 9.5. Annexure 5: BI for Non-Linked Participating Pension Products
  - 9.6. Annexure 6: BI for Non-Linked Non-Participating Life Insurance Products
  - 9.7. Annexure 7: BI for non-Linked Non-Participating Pension Products
  - 9.8. Annexure 8: BI for Non-Linked Non-Participating Annuity Products
  - 9.9. Annexure 9: Illustration for calculation of Reduction in Yield (RIY) for Linked Life Insurance Products.

Annexure 1 : BI for Linked Insurance Products - Life

Proposal No.

Name of the Prospect/Policy holder:	
Age:	
Name of life assured:	
Age:	
Sum assured:	
Policy Term & Premium Payment Term	:
Amount of Instalment premium	
Mode of payment of premium	

Name of the Product:	
Tag line:	
Unique identification no.	
GST rate:	
Investment Strategy opted for	
Funds opted along with their risk level	
(Please specify the customer specific fund option)	

#### How to read and understand this benefit illustration?

This benefit illustration is intended to show what charges are deducted from your premiums and how the unit fund, net of charges and taxes, may grow over the years of the policy term if the fund earns a gross return of 8% p.a. or 4% p.a. These rates, i.e., 8% p.a. and 4% p.a. are assumed only for the purpose of illustrating the flow of benefits if the returns are at this level. It should not be interpreted that the returns under the plan are going to be either 8% p.a. or 4% p.a.

Net yield mentioned corresponds to the gross investment return of 8% p.a. net of all charges but does not consider mortality, morbidity charges, underwriting extra if any, guarantee charges and cost of riders, if deducted by cancellation of units. It demonstrates the impact of charges and taxes on the net yield. Please note that the mortality charges per thousand sum assured, in general increases with age.

The actual returns can vary depending on the performance of the chosen fund, charges towards mortality, morbidity, underwriting extra, cost of riders etc., The investment risk in this policy is borne by the policy holder, hence, for more details on terms and conditions please read sales literature carefully.

Part A of this statement presents a summary view of year-by-year charges deducted under the policy, fund value surrender Value and the death benefit, at two assumed rates of return. Part B of this statement presents a detailed break-up of the charges and other values.

### Part A

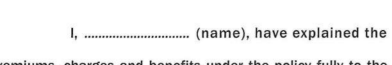
(Amount in Rupees.)

Policy Year	Annualized Premium		At 4% p.a.	Gross	s Investme	ent Return	rn At 8% p.a. Gross Investment Return							
		Mortality, Morbidity Charges	Other Charges*	GST	Contraction of the second second second	Surrender Value	Death Benefit	Mortality, Morbidity Charges	Other Charges*	GST	Fund End Year		Surrender Value	Death Benefit
1	2	3	4	5	6	7	8	9	10	11	12	2	13	14

\*See Part B for details.

IN THIS POLICY, THE INVESTMENT RISK IS BORNE BY THE POLICYHOLDER AND THE ABOVE INTEREST RATES ARE ONLY FOR ILLUSTRATIVE PURPOSE.

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premiums, charges and benefits under the policy fully to the prospect / policyholder.

Place

Date: Signature of Agent/Intermediary/ Official of the Insurer

I, .....(name), having received the information with respect to the above, have understood the above statement before entering into the contract.

Date:

Signature of Prospect / Policyholder

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						Gross Yield	8% p.a	Net Yield		Amou	int in Rupe	es	
Annualized Premium (AP)	Premium Allocation Charge (PAC)	Annualized Premium — Premium Allocation Charges	Mortality charge, Morbidity Charges	GST	Policy Admin. Charge	Guarantee charge			Fund before FMC	FMC	Fund at End of Year	Surrend er Value	Death Benefit
							4% p.a				Am	ount in Rupee	95
Annualized Premium (AP)	Premium Allocation Charge (PAC)	Annual Annualized Premium Premium Allocation Charges	Mortality charge, Morbidity Charges	GST	Policy Admin. Charge	Guarantee		Additions to the fund*	Fund before FMC	FMC	Fund at End of Year	Surrender Value	Death Benefit
	Premium (AP) Annualized Premium	Premium (AP) Allocation Charge (PAC) Annualized Premium Allocation Premium Charge	Premium (AP)Allocation Charge (PAC)Premium Premium Allocation ChargesAnnualized Premium AllocationPremium Annual Annualized Premium Premium AllocationAnnual Annualized Premium Premium Allocation	Premium (AP)Allocation Charge (PAC)Premium Premium Allocation Chargescharge, Morbidity ChargesAnnualized Premium AllocationPremium Annual Annualized Premium Premium AllocationMortality chargesAnnualized Premium (AP)Premium (PAC)Mortality Annual Annualized Premium Allocation	Premium (AP)Allocation Charge (PAC)Premium Premium Allocation Chargescharge, Morbidity ChargesAnnualized Premium AllocationPremium Annual Annualized Premium Premium AllocationMortality GST charge, Premium AllocationAnnualized Premium (AP)Premium (PAC)Mortality Annualized Premium AllocationGST charge, Morbidity Charges	Premium (AP)Allocation Charge (PAC)Premium Premium Allocation Chargescharge, Morbidity ChargesAdmin. 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\*Specify details, if any.

Notes:

1. Refer the sales literature for explanation of terms used in this illustration.

2. Fund management charge is based on the specific fund option(s) chosen.

3. In case rider charges are collected explicitly through collection of rider premium, and not by way of cancellation of units, then, such charges are not considered in this illustration. In other cases, rider charges are included in other charges.

	- DN
Signature of Agent/ Intermediary/ Official of the Insurer	Date: Signature of Prospect / Policyholder
Place & Date	
fully to the prospect / policyholder.	statement before entering into the contract.
I, (name), have explained the premiums, charges and benefits under the policy	I (name), having received the information with respect to the above, have understood the above

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#### Annexure 2 : BI for Linked Insurance Products - Pension

Proposal No.

Name of the Prospect/Policy holder:	Name of the Product:
Age:	Tag line:
Name of life assured:	Unique identification no.
Age:	GST rate:
Sum assured:	Investment Strategy opted for
Policy Term & Premium Payment Term:	Funds opted along with their risk level
Amount of Instalment premium	(Please specify the customer specific fund option)
Mode of payment of premium	Vesting age

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#### How to read and understand this benefit illustration?

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This benefit illustration is intended to show what charges are deducted from your premiums and how the unit fund, net of charges and taxes, may grow over the years of the policy term if the fund earns a gross return of 8% p.a. or 4% p.a. These rates, i.e., 8% p.a. and 4% p.a. are assumed only for the purpose of illustrating the flow of benefits if the returns are at this level. It should not be interpreted that the returns under the plan are going to be either 8% p.a. or 4% p.a.

Net yield mentioned corresponds to the gross investment return of 8% p.a. net of all charges but does not consider mortality, morbidity charges, underwriting extra if any, guarantee charges and cost of riders, if deducted by cancellation of units. It demonstrates the impact of charges and taxes on the net yield. Please note that the mortality charges per thousand sum assured in general, increases with age.

The actual returns can vary depending on the performance of the chosen fund, charges towards mortality, morbidity, underwriting extra, cost of riders etc., The investment risk in this policy is borne by the policy holder. Hence, for more details on terms and conditions please read sales literature carefully.

Part A of this statement presents a summary view of year-by-year charges deducted under the policy, fund value surrender Value, and the death benefit, at two assumed rates of return. Part B of this statement presents a detailed break-up of the charges and other values.

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Policy Year	Annualized Premium		At 4%	p.a. G	ross Investmer	nt Return	At 8% p.a. Gross Investment Return							
		Mortality, Morbidity Charges	Other Charges*	GST	Fund at End of Year	Surrender Value	Death Benefit	Mortality, Morbidity Charges	Other Charges*	GST	Fund at End of Year	Surrender Value	Death Benefit	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	

\*See Part B for details.

	Fund Value (FV	) at Vesti	ng	*Annuity Payable p.a.						
Accumulated at 4%p.a. (Rs.)	Accumulated at 8% p.a.	Minimu Benefit		Based on accumulated		Based on accumulated at	FV 8%	Based on the Minimum Assured Benefit, any. (Rs.)		
	(Rs.)	(Rs.)	Minimum rate of return on the premiums paid (% p.a.)	- p.a. (Rs.)		p.a. (Rs.)				

The values shown above are for illustration purpose only. The actual annuity amount depends on the prevailing annuity rates at the time of vesting. The amounts of annuity based on the assumed investment returns of 8% p.a., and 4% p.a. are not upper or lower limits of what you might get back. For more details on risk factors, terms and conditions please read sales brochure carefully.

\*without commutation

# IN THIS POLICY, THE INVESTMENT RISK IS BORNE BY THE POLICYHOLDER AND THE ABOVE INTEREST RATES ARE ONLY FOR ILLUSTRATIVE PURPOSE.

## Part B

							Gross Yield	8% p.a	Net Yield	Amoun	t in Ru	pees		
Policy Year	Annualized Premium (AP)	Premium Allocation Charge (PAC)	Annualized Premium- Premium Allocation Charges	Mortality charge, Morbidity charge	GST	Policy Admin. Charge	Guarantee charge	Other charges*	Additions to the fund"	Fund before FMC	FMC	Fund at End of Year	Surrender Value	Death Benefit

							Gross Yield	4% p.a					Amo	ount in Rupees	5
Policy Year	Annualized Premium (AP)	Premium Allocation Charge (PAC)	Annualized Premium - Premium Allocation Charges	Mortality charge, Morbidity charge	GST	Policy Admin. Charge	Guarantee charge	Other charges*	Additions to the fund*	Fund before FMC	FMC	Fund End Year	at of	Surrender Value	Death Benefit
	toile if ony														

\*Specify details, if any.

Notes: 1. Refer the sales literature for explanation of terms used in this illustration

2. Fund management charge is based on the specific fund option(s) chosen.

3. In case rider charges are collected explicitly through collection of rider premium, and not by way of cancellation of units, then, such charges are not considered in this illustration. In other cases, rider charges are included in other charges.

W

I, (name), have explained the premiums, charges and benefits under the policy fully to the prospect / policyholder.	I, (name), having received the information with respect to the above, have understood the above statement before entering into the contract.
Place & Date:	Date: Signature of Prospect/Policyholder
Signature of Agent/Intermediary/Official of the insurer	
	RL

Annexure 3 : Annual Disclosure for Pension Products (For Linked and Non-Linked)

Policy number:	
Date of commencement:	

Name of the Policy holder:	Name of the Product:
Age:	Unique Identification No:
Sum assured:	
Policy Term & Premium Payment Term:	
Amount of instalment premium	
Mode of payment of premium	
Vesting age:	
Assured Benefit*	Annuity payable p.a. on the basis of prevailing annuity rates
Minimum Rate of Return on the premiums paid	Annuity option selected (The option can be changed any time
(% p.a)	before vesting)
Absolute amount on vesting Rs.	Commutation Percentage assumed

## Amount in Rs.

Policy Year	Available / accumula	ated amount	Amount of Annuity based on prevailing annuity		mulated Amount based	Expected amount of annuit based on	
	For commutation	For annuitization	rates	4% p.a.	8% p.a	4% p.a	8% p.a
Current year							
Vesting year							

\*Mandatory for Non-linked Products. For Linked Products, as per the approved terms and conditions.

Notes: The values above are for illustration purpose only. The actual annuity amount receivable depends on the prevailing annuity rates at the time of vesting. The assumed investment returns of 8% p.a. and 4% p.a, these are not upper or lower limits or what you might get back.

Place: Date: Signature of Authorized official of the Insurer	Company Seal

## Annexure 4 : BI for Non - Linked Par Products - Life

Proposal No.

Name of the Prospect/Policy holder:	
Age:	
Name of life assured:	
Age:	
Policy Term	
Premium Payment Term:	
Amount of Instalment premium	
Mode of Payment of Premium:	

Name of the Product:	
Tag line:	
Unique Identification No.	
GST Rate:	

#### How to read and understand this benefit illustration?

This benefit illustration is intended to show year-wise premiums payable and benefits under the policy, at two assumed rates of interest, i.e., 8% p.a and 4% p.a. Some benefits are guaranteed and some benefits are variable with returns based on the future performance of your insurer carrying on life insurance business. If your policy offers guaranteed benefits, then these will be clearly marked 'guaranteed' in the illustration table on this page. If your policy offers variable benefits, then the illustration on this page will show two different rates of assumed future investment returns of 8% p.a. and 4% p.a. These assumed rates of return are not guaranteed and they are not the upper or lower limits of what you might get back, as the value of your policy is dependent on a number of factors including future investment performance.

	Policy Details	
Policy option	Sum Assured Rs.	_
Bonus type	Sum Assured on Death (at inception of the policy) Rs.	

P	remium Summary		
	Base Plan	Riders	Total instalment Premium
Instalment Premium without GST			
Instalment Premium with first year GST			
Instalment Premium with GST 2 <sup>nd</sup> year onwards			

Notes: annualised premium excludes underwriting extra premium, frequency loadings on premiums, the premiums paid towards the riders, if any and Goods & Service Tax. Refer Sales literature for explanation of terms used in this literature.

Policy Year	Single/ Annualiz ed premium		Guara	nteed be	enefits		Non - G	Non - Guaranteed Benefits @4% p.a							Total Benefits Includ Guaranteed Benefits		ranteed and Non-	
	proman										1					Benefits		eath Benefits
		Guaranteed Additions/ot her guarantees	Surviv al Benefi ts	GSV	Death Benefits	Mat urity Ben efits	Rever sionar y Bonus	Cash Bonus	SSV	Surr ende r Bene fits	Rever sionar y Bonus	Cash Bo nus	SS V	Surr ende r Bene fits	Total Maturity Benefits Incl Termina I Bonus if any @ 4%	Total Maturity Benefits Incl Termina I Bonus if any @ 8%	Total Death Benefit s incl of Termin al Bonus if any @4%	Total Death Benefits incl of Terminal Bonus if any @8%
1	2	3	4	5	6	7	8	9.	10	11	12	13	14	15	16	17	18	19

	(name), have explained the premiums and benefits under the the prospect/policyholder.	the above, have u	name), having received the information with respect to understood the above statement before entering into
Place:		the contract	
Date:	Signature of Agent/Intermediary/Official of the insurer	Date:	Signature of prospect/ Policyholder

All

Annexure 5: BI for Non-Linked Par Products - Pension

Proposal No.

Name of the prospect/Policyholder:	
Age:	
Name of the Life Assured:	
Age:	
Policy Term:	
Premium Payment term:	
Amount of Instalment Premium:	
Mode of Payment of Premium:	

Name of the Product:	
Tag Line:	
Unique Identification No:	
GST Rate:	
Vesting Age:	

## How to read and understand this benefit illustration?

This benefit illustration is intended to show year-wise premiums payable and benefits under the policy, at two assumed rates of interest i.e. 8% p.a. and 4% p.a.

Some benefits are guaranteed, and some benefits are variable with returns based on the future performance of your insurer carrying on the life insurance business. If your policy offers guaranteed benefits, then these will be clearly marked "guaranteed" in the illustration table on this page. If your policy offers variable benefits, then the illustrations on this page will show two different rates assumed future investment returns of 8%. p.a. and 4%. p.a. These assumed rates of return are not guaranteed and they are not the upper or lower limits of what you might get back, as the value of your policy is dependent on a number of factors including future investment performance.

Policy Details					
Policy Option	Sum Assured Rs.				
Bonus Type	Sum Assured on Death (at inception of the policy) Rs.				

Premium Summary							
Instalment Premium without GST	Base Plan	Riders	Total Instalment Premium				
Instalment Premium with First Year GST							
Instalment Premium with GST 2 <sup>nd</sup> Year Onwards							

Pol icy Ye	Single				efits		Non - Guaranteed Ben 4% p.a			nefits @ Non - Guaranteed B 8% p.a				Guar		Guarant	Benefits Including anteed and Non- ranteed Benefits	
ar	nt Ac													Maturity Benefits		Death B	Death Benefits	
		Guai ntee Addi ons	d vival	GSV	De ath Ben efit	Mat urity Ben efit	Revers ionary Bonus	Cash Bonus	S S V	Surre nder Bene fit	Revers ionary Bonus	Cash Bonus	S S V	Surre nder Bene fit	Total Matu rity Ben efit Incl Ter mina I Bon us if any @ 4%	Total Matur ity Benef its Incl Termi nal Bonu s if any @ 8%	Total Death Benefit incl of Termina I Bonus if any @4%	Total Death Benef it incl of Termi nal Bonu s if any @8%
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19
				1						a1	1							
Annu	uity Option Sele	ected (1	he option	n can be cha	nged a	ny tim	e before	vesting)										
			Proc	eeds at Vest	ting						*Annu	ity payab	le p.a	based (	on prev	ailing a	nnuity rate	es
	mulated at 4%	p.a.	Accumul	lated at 8%	Minii	mum A	ssured be	enefit		Based or	n FV accur	mulated	Ba	sed on	FV	E	Based on t	ne Minimur
Rs.			p.a. Rs.		Rs.	ł	Minimum Teturn on Dremium D.a.)	the	1	at 4% p.:	a Rs.			cumulat a Rs.	ted at 8	8% 4	Assured Be	nefit Rs.
	******																	

## \*without commutation

Note: The values shown above are for illustration purpose only. The actual annuity amount receivable depends on the prevailing annuity rates at the times of vesting. The guaranteed values are based on the minimum investment return guaranteed at the outset of the policy. Whereas the non-guaranteed values are based on the assumed investment returns of 4% p.a. and 8% p.a. these are not upper or lower limits of what you might get back. For more details on risk factors,

terms and conditions please read sales brochure carefully. Annualized premium excludes underwriting extra premium frequency loadings on premium, the premium paid towards the riders, If any, and Goods & Services Tax. Refer the sales literature for explanation of terms used in this illustration.

I (name), have explained the premiums and benefits under the product fully to the prospect/policyholder. Place: Date: Signature of Agent/Intermediary/Official of the insurer	I (name), having received the information with respect to the above, have understood the above statement before entering into the contract Date: Signature of prospect/ Policyholder
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# Annexure 6 : BI for Non - Linked Non Par Products-Life

Name of the Prospect/Policy holder:	
Age:	-
Name of life assured:	
Age:	
Policy term:	
Premium Payment Term:	
Amount of Instalment premium:	

Proposal No:	
Name of the Product:	
Tag line:	
Unique Identification No.	
GST Rate:	

WL

This benefit illustration is intended to show year - wise premiums payable and benefits under the Policy.

Policy Details					
Policy option	Sum Assured Rs.				
	Sum Assured on Death( at inception of the policy) Rs.				

		Pre	mium Sumr	nary				7		
			Base Pl	lan F	Riders	Total Premium	instalment	]		
Instalm	ent Premium without	GST								
Instalm	ent Premium with first	st year GST								
Instalm	ent Premium with GS	ST 2 <sup>nd</sup> year onwards								
Policy	Single/Annualized		G	uaranteed			Non-Gua	ranteed		
year	Premium	Survival benefits/Loyalty Additions	Other Benefits if any	Maturit Benefit	and the second se	guaranteed surrender value (GSV)	Special s value (SSV		surrender payable	value

Note : Annualized premium excludes underwriting extra premium, frequency loadings on premiums, the premiums paid towards the riders, if any and Goods & Service Tax.

I (name), have explained the premiums and benefits under the product fully to the prospect/policyholder. Place:	I (name), having received the information with respect to the above, have understood the above statement before entering into the contract
Date: Signature of Agent/Intermediary/Official of the insurer	Date: Signature of prospect/ Policyholder

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## Annexure 7: BI for Non - Linked non par Products - Pension

Name of the Proposed/Policy holder: Age: Name of life assured: Age: Sum assured: Policy Term Premium Payment Term: Amount of Instalment premium: Mode of Premium Payment: Proposal No: Name of the Product: Tag line: Unique Identification No. GST Rate: Vesting Age:

This benefit illustration is intended to show year - wise premiums payable and benefits under the Policy.

	Policy Details					
Policy option	Policy option Sum Assured Rs.					
	Sum Assured on Death ( at inception of the policy) Rs.					

Prem	ium Summary			
	Base Plan	Riders	Total Premium	instalment
Instalment Premium without GST				
Instalment Premium with first year GST				
Instalment Premium with GST 2nd year onwards				

1	Amounts	in	ru	nees	١
۰.	Amounts		1 u	UCCS.	

Policy Single/Annualize	1	Guaranteed						
year Premium	Survival benefits/Loyalty Additions	Other Benefits if any	Maturity Benefit	Death Benefit	guaranteed surrender value	Special surrender value	surrender value payable	
		In uny			value			

Annuity payable p.a, based on prevailing annuity rates (Rs.) (without commutation)

Annuity Option Selected (The option can be changed any time before vesting)

AL.

Notes:

- 1. The values shown above are for illustration purpose only. The actual annuity amount receivable depends on the prevailing annuity rates at the time of vesting.
- 2. Annualized Premium excludes underwriting extra premium, frequency loadings on premiums, the premiums paid towards the riders, if any and Goods & Service Tax.
- 3. Refer the sales literature for explanation of terms used in this illustration.

I (name), have explained the premiums and benefits under the product fully to the prospect/policyholder.		ame), having received the information with respect to understood the above statement before entering into
Place: Date:		
Signature of Agent/Intermediary/Official of the insurer	Date:	Signature of prospect/ Policyholder
	0.	

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Annexure 8: BI for Non - Linked Non par Products - Annuity

Name of the Primary Annuitant:
Age:
Name of Secondary Annuitant (In case of Joint Life Annuity):
Age:
Annuity (Deferred/Immediate)
Purchase Price:

Proposal No:	
Name of the Product:	
Tag line:	
Unique Identification No.	
GST Rate:	

This benefit illustration is intended to show year - wise premiums payable and benefits under the Policy.

pecified Period for which	D						
pechied renod for which	Percentages of annuity to	Frequency of		Annuity Amou	int	Benefits	
annuity is Certain (if Applicable) 2)			Guaranteed Rs. (5)	Annuity Payout	Annuity Payout	Death Rs.	or
n p	nuity is Certain (if oplicable)	population of the primary Annuitant on death of the Primary Annuitant (if Applicable)	policable) (if Secondary Annuitant on death of the Primary Annuitant (4) (4)	policable) (if Secondary Annuitant on Annuity Payment death of the Primary Annuitant (if Applicable) (4) (5)	anuity is Certain (if Secondary Annuitant on death of the Primary Annuity Payment (4) Guaranteed Annuity Payout Rs. Annuitant (if Applicable) (5)	anuity is Certain (if Secondary Annuitant on death of the Primary Annuitant (if Applicable) (3) Annuity Payment (4) Guaranteed Annuity Payout Rs. (5) (5) (5) (6) (7) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7	muity is Certain (if Secondary Annuitant on death of the Primary Annuitant (if Applicable) (3) Annuity Payment (4) Guaranteed Annuity Payout Rs. (5) (5) (5) (7) Rs. (7)

Premium/Pu	chase Price St	ummary	
	Base Plan	Riders	Total instalment Premium
Instalment Premium without GST			
Instalment Premium with first year GST			
Instalment Premium with GST 2nd year onwards			

#### How to read and understand this benefit illustration?

- (1) This benefit illustration is intended to show the guaranteed annuity pay-out and variability of annuity pay-outs (in case of variable annuity pay-out option) with the movement of publicly available benchmark for the lifetime of annuitant(s).
- (2) The values shown are for illustration purpose only. The actual annuity amount under variable annuity pay-out <u>may go up or down depending on the volatility and</u> risks associated with the publicly available benchmark.

(3) For more details on risk factors, terms and conditions please read sales brochure carefully. Annualized premium excludes underwriting extra premium frequency loadings, if any on premium, the premium paid towards the riders. If any, and Goods & Services Tax. Please refer the sales literature for explanation of terms used in this illustration.

(11	i case of varia	able annulty pay-out o				×	er or annui	tants)	
Details	of the publi	cly available benchm		ection of Annu					
Details		Guaranteed Annuity Payout	Variable Annuity Payout (if applicable)	Projected value of the	Surreno	der Benefits,	if any	Total Benefits Incl and Variab	0
Policy Year	Single/ Annualized premium			benchmark	Guaranteed	Special	Surrender		
					Surrender Value	Surrender Value	Value	Annuity Payout (3+4)	Death Benefit
1	2	3	4	5	6	7	8	9	10

(In case of variable annuity new out antion, investment risk is nartially harne by the policyholder or annuitants)

Note: The benchmark shown in the column (5) is based on the projection made by the insurer based on expected movement (both positive and negative) of the benchmark.

benefits receiv	(name), have explained the premiums payable, able and the Terms & Conditions under the product fully /policyholder.	Irespect to t entering into
Place:		
Date:		Date:
	Signature of Agent/Intermediary/Official of the Insurer	
	Signature of Agent/Intermediary/Official of the Insurer	P

..... (name), having received the information with to the above, have understood the above statement before into the contract.

Signature of prospect/ Policyholder

Annexure 9 - Illustration fo	calculation of RIY for Linked	Insurance Product
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	Year	Month	Age	Premium	Premium allocation Charge	Fund At start	Death Benefit	Mortality charge, Morbidity Charge	Service Tax	Rider charges	Admin Charge	Fund Before FMC	FMC	Fund At end	Gross y 8% Net yie	
Assumptions	1	1	35												RIY	
Age - 35 years	1	2	35												Year	
Term - 15 years	1	3	35												1	
PPT – 15 years	1	4	35												2	
Sex – Male	1	5	35												3	
premium – Rs.	1	6	35												4	
Sum insured –	1	7	35												5	
Rs.	1	8	35												6	
Martality Channes	1	9	35												7	
Mortality Charges-	1	10	35												8	
Marhidity charges	1	11	35												9	
Morbidity charges-	1	12	36												10	
с. · т	2	13	36												11	
Service Tax -	2	14	36												12	
Fund growth rate -	2	15	36												13	
FMC - p.a	2	16	36												14	
Admin charges –	2	17	36												15	
Premium allocation	2	18	36													
charge	2	19	36													
Year 1 – %																
Year 2 –%																
Thereafter%	15	180	49													

Note:- The above calculation sheet is for illustrative purpose and exhibits the application of principles stated in the circular. This is NOT a point or sale document

#### SCHEDULE - C

#### Matters to be stated in Insurance policies

#### (refer clause 14.2)

#### 1. Matters to be stated in Life Insurance policies

- 1.1 A life insurance policy shall clearly state:
  - i. the name and UIN, its terms and conditions;
  - ii. name, code number, contact details of the person involved in sales process;
  - iii. whether it is participating in profits or not, whether it is linked or non-linked;
  - iv. funds / index offered, charges, switching of funds etc., in case of linked;
  - v. the manner of vesting or payment of profits such as cash bonus, deferred bonus, simple or compound reversionary bonus;
  - vi. the benefits payable and the contingencies upon which these are payable and the other terms and conditions of the insurance contract;
  - vii. the name of Nominee (s), age of nominee(s) and their relationship and name of guardian in case of minor nominees;
  - viii. the details of the riders being attached to the main policy;
  - ix. the date of commencement of risk, the date of maturity and the date(s) on which survival benefits, if any, are payable;
  - the premiums payable, periodicity of payment, grace period allowed for payment of the premium, the date of last instalment of premium, the implication of discontinuing the payment of an instalment(s) of premium and also the provisions of guaranteed surrender value;
  - xi. the details of revival schemes provided for reviving a lapsed policy and requirements to be submitted for revival there under.
  - xii. Name, Address, Date of birth and age of the insured as at the date of commencement of the policy.
  - xiii. the policy conditions for
    - a) conversion of the policy into paid up policy,
    - b) surrender,
    - c) foreclosure,
    - d) non-forfeiture,

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- e) discontinuance provisions in case of Linked Policies,
- f) the provisions of guaranteed surrender value;
- xiv. reference no. of Customer Information Sheet;
- xv. contingencies excluded from the scope of the cover, both in respect of the main policy and the riders;
- xvi. the provisions for nomination, assignment, loans on security of the policy and a statement that the rate of interest payable on such loan shall be as prescribed by the insurer at the time of taking the loan;
- xvii. any special clauses, exclusions or conditions imposed on the policy;
- xviii. the address, email id of the insurer to which all communications in respect of the policy shall be sent;
- xix. the notes to policyholder highlighting the significance of notifying timely the change of his/her address;
- xx. details of insurer's Internal Grievance Redressal Mechanism along with address and contact details of Insurance Ombudsman within whose territorial jurisdiction the branch or office of the insurer or the residential address or place of residence of the policyholder is located;
- xxi. Procedure to register a claim/grievance;
- xxii. the list of documents that are required to be submitted by a claimant in case of a claim under the policy.

#### 2. Matters to be Stated in General Insurance Policy

- 2.1 A general insurance policy shall clearly state:
  - i. the name(s) and address(s) of the insured and of any bank / financial institution (s) or any other person having financial interest in the subject matter of insurance,
  - ii. UIN of the product, name, code number,
  - iii. contact details of the person involved in sales process,
  - iv. full description of the property or interest insured,
  - v. the location or locations of the property or interest insured under the policy and, where appropriate, with respective insured values,
  - vi. period of Insurance,
  - vii. sums insured,
  - viii. perils covered and not covered,
  - ix. any franchise or deductible applicable,
  - x. any special conditions attaching to the policy,



- xi. premium payable and where the premium is provisional subject to adjustment, the basis of adjustment of premium be stated,
- xii. Reference of Customer Information Sheet (CIS),
- xiii. policy terms, conditions and warranties, Exclusions, if any,
- xiv. action to be taken by the insured upon occurrence of a contingency likely to give rise to a claim under the policy,
- xv. the obligations of the insured in relation to the subject matter of insurance upon occurrence of an event giving rise to a claim and the rights of the insurer in the circumstances,
- xvi. any special conditions attaching to the policy,
- xvii. the grounds for cancellation of the policy which in the case of a retail policy, for the insurer, can be only on the grounds of mis- representation, non-disclosure of material facts, fraud or non-co-operation of the insured,
- xviii. the address of the insurer to which all communications in respect of the insurance contract should be sent,
- xix. the details of the endorsements, add-on covers attaching to the main policy,
- xx. that, on renewal, the benefits provided under the policy and/or terms and conditions of the policy including premium rate may be subject to change,
- xxi. Action to be taken on the occurrence of a claim and the list of the documents that needs to be attached for filing of claim;
- xxii. details of insurer's internal grievance redressal mechanism along with address and contact details of Insurance Ombudsman within whose territorial jurisdiction the branch or office of the insurer or the residential address or place of residence of the policyholder is located,
- xxiii. Procedure to register a claim/grievance,
- xxiv. the list of documents that are required to be submitted by a claimant in case of a claim under the policy.

#### 3. Matters to be Stated in a Health Insurance Policy

- 3.1 A health insurance policy shall clearly state:
  - i. The name of the policyholder and the names of each beneficiary covered,
  - ii. Product Name, UIN of the product, code number,

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- iii. contact details of the person involved in sales process,
- iv. Date of birth of the insured and corresponding age in completed years,
- v. The address of the insured,
- vi. The sums Insured,
- vii. The period of insurance and the date from which the policyholder has been continuously obtaining health insurance cover from any of the insurers without break,
- viii. Reference of Customer Information Sheet (CIS),
- ix. The sub-limits, Proportionate Deductions and the existence of Package rates if any, with cross reference to the concerned policy section,
- x. Co-pay limits if any,
- xi. The pre-existing disease (PED) waiting period, if applicable,
- xii. Specific waiting periods as applicable,
- xiii. Deductible as applicable general and specific, if any,
- xiv. Cumulative Bonus, if any,
- xv. Periodicity of payment of premium instalment,
- xvi. Policy period,
- xvii. Grace Period and its implication on insurance coverage,
- xviii. Policy terms, conditions, exclusions, warranties,
- xix. Action to be taken on the occurrence of a claim for cashless and reimbursement options separately,
- xx. Procedure for claims submission, timelines and possible course of action, if timelines for claim submission are not adhered to along with all the claims documents required for claim processing,
- xxi. the list of documents that are required to be submitted by a claimant in case of a claim under the policy,
- xxii. Details of TPA, if any engaged and their address, toll free number, website details,
- xxiii. Details of Grievance Redressal mechanism of insurer,
- xxiv. Free look period facility and portability conditions,
- xxv. Policy migration facility and conditions wherever applicable,

- xxvi. that, on renewal, the policy could be subject to certain changes in terms and conditions including change in premium rate,
- xxvii. Provision for cancellation of the policy,
- xxviii. Procedure to register a claim/grievance,
- xxix. Address and other contact details of Ombudsman within whose territorial jurisdiction the branch or office of the insurer or the residential address or place of residence of the policyholder is located.

#### 4. Mandatory Minimum Disclosures for Combi-Life Products

- The product is jointly offered by "abc insurance company" (specify general/stand-alone health insurer name) and "xyz insurance company" (specify life insurer name),
- ii. The risks of this 'Combi Product' are distinct and are assumed / accepted by respective insurance companies,
- iii. The liability to settle the claim vests with respective insurers, i.e., for health insurance benefits "abc insurance company" (specify general/stand-alone health insurer name) and for life insurance benefits "xyz insurance company" (specify life insurer name),
- iv. The policyholders of the 'Combi Product' under reference are eligible to continue with either part of the policy, discontinuing the other during the policy term,
- v. Where guaranteed renewability of health insurance plan is allowed, the health insurance portion of this 'Combi Product' is entitled to that facility,
- vi. Specific disclosures on the available premium payment options on these 'Combi Products',
- vii. Specific disclosures about the available policy servicing facilities including claims servicing, for these 'Combi Products',
- viii. Specific disclosures on the availability of services of 'Third Party Administrators (TPAs)' for health insurance portion of risk, if available,
- ix. Specific disclosures on the available Grievances Redressal Options including particulars of Ombudsman under these 'Combi products',
- x. Policyholders are to be advised to familiarize themselves with the policy benefits and policy service structure of the 'Combi Product' before deciding to purchase the policy,
- xi. Policy documents of 'Combi Products' shall contain the above referred points (iii) to (xi) as minimum disclosures,
- xii. the list of documents that are required to be submitted by a claimant in case of a claim under the policy,

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- xiii. Declaration from the prospect shall be obtained and attached to proposal form that he/she has understood the disclosures mentioned above.
- 5. In case of pilot products, in addition to all the extant disclosure norms applicable to insurance advertisements, all the sales and publicity material pertaining to the 'pilot products' shall disclose the following:
  - i. The product offered is a pilot product and that it is a close-ended one,
  - ii. The product may be discontinued from the date of dd/mm/yyyy (to specify the maximum d ate on which the product be either withdrawn or converted into a regular product) or may be continued as a regular product,
  - iii. In the event of the discontinuation of the pilot product, the Insured would be provided the option of migration as per the extant applicable provisions,
  - iv. The product shall carry a tag line of "PILOT PRODUCT" to demonstrate that the health insurance product promoted is a pilot product.

## SCHEDULE-D

## (Refer clause 16.1) CUSTOMER INFORMATION SHEET/KNOW YOUR POLICY- HEALTH

This document provides key information about your policy. You are also advised to go through your policy document.

SI	Title	Description	Policy
No			Clause
		(Please refer to applicable Policy Clause Number in	Number
		next column)	
1	Name of Insurance	XXXXXX	
	Product/Policy		
2	Policy number		
3	Type of Insurance Product/ Policy	<ul> <li>Indemnity (Where insured losses are covered up to the Sum Insured under the policy)</li> <li>Benefit (Where an Insurance Policy pays a fixed amount under the policy on the occurrence of a covered event)</li> <li>Both Indemnity and Benefit (where policy has elements of both the above)</li> </ul>	
4	Sum Insured (Basis) (Along with amount)	<ul> <li>Individual Sum Insured -Where each member has a separate sum insured under the policy), or</li> <li>Floater Sum Insured-Where all members under the policy have a single sum insured limit which may be utilized by any or all members</li> </ul>	
5	Policy Coverage (What the policy covers?) (Policy Clause Number/s)	Expenses in respect of: Admission in Hospital beyond xx hours Pre-hospitalisation (treatment prior to admission in hospital) of xx days amounting to x% of claim Post-hospitalisation (treatment after discharge from hospital) within xx days from date of discharge amounting to x% of claim.	

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SI No	Title	Description	Policy Clause				
	9	(Please refer to applicable Policy Clause Number in next column)	Number				
		Specified / Listed procedures requiring less than xx hours of hospitalization (day care)					
		Undergoing specified procedure in case of xx Critical illnesses					
	Diagnosis of an illness of specified severity Daily cash benefit of Rsper day during admission in hospital						
	OPD / Dental/ Maternity coverage						
		Emergency or Travel Medical Assistance					
		Personal Accident Cover					
		Travel Cover					
		(Note: This is an indicative list. Insurer must ensure that					
		all the benefits of the policy are listed above)					
6	Exclusions	(Note: Insurer has to ensure that all the applicable					
	(what the policy does not	exclusions are listed here)					
	cover)						
7	Waiting period	Initial waiting Period: xx days for all illnesses (not					
		applicable in case of continuous renewal or accidents)					
	Time period during	Specific Waiting periods (Not applicable for claims arising					
		due to an accident):					
	diseases/treatments						
	are not covered	<ul> <li>xx months for xx diseases/procedures</li> </ul>					
	<ul> <li>It is counted from the</li> </ul>	<ul> <li>yy months for yy diseases/procedures</li> </ul>					
	beginning of the policy	Pre-existing diseases: Covered after xx months					
	coverage.						

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SI No	Title	Description	Policy Clause
		(Please refer to applicable Policy Clause Number in next column)	Number
	iv. Any other limit (as applicable)		
9	Claims/Claims Procedure	Details of procedure to be followed for cashless service as well as for reimbursement of claim including pre and post hospitalization.	
		<ul> <li>Turn Around Time (TAT) for claims settlement:</li> <li>i. TAT for preauthorization of cashless facility XXX</li> <li>ii. TAT for cashless final bill authorization: XXX</li> </ul>	
		Provide the details /web link for following: i. Network Hospital details ii. Helpline number	
		iii. Hospitals which are blacklisted or from where no claims will be accepted by insurer	
10	Policy Servicing	<ul><li>iv. Downloading/getting claim form</li><li>Call center number of the insurer</li><li>Details of Company officials</li></ul>	
11	Grievances/Complaints	Details of         - Grievance Redressal Officer of the insurer         - Insurance company grievance portal/         Department         - Ombudsman         (Please provide contact details, Toll	
		free number and email)	

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SI	Title	Description	Policy
No			Clause
		(Please refer to applicable Policy Clause Number in	Number
		next column)	
12	Things to	Free Look cancellation: You may cancel the insurance	
	remember	policy if you do not want it, within xx days from the	
		beginning of the policy.	
		Insurer to specify the process for free look cancellation	
		Policy renewal: Except on grounds of fraud, moral	
		hazard or misrepresentation or non-cooperation, renewal	
		of your policy shall not be denied, provided the policy is not withdrawn.	
		Migration and Portability: When your policy is due for	
		renewal, you may migrate to another policy with us or port	
		your policy to another insurer.	
		Insurer to specify the process for migration and portability	
		Change in Sum Insured: Sum Insured can be changed	
		(increased/decreased) only at the time of renewal or at	
		any time, subject to underwriting by the company. For	
		increase in SI, the waiting period if any shall start afresh	
		only for the enhanced portion of the sum insured	
		Moratorium Period: After completion of Five continuous years under the policy no look back to be applied. This period of Five years is called as moratorium period. The moratorium would be applicable for the sums insured of the first policy and subsequently completion of Five continuous years would be applicable from date of enhancement of sums insured only on the enhanced limits.	

SI	Title	Description	Policy
No			Clause
		(Please refer to applicable Policy Clause Number in next column)	Number
		policy shall be contestable except for proven fraud and permanent exclusions specified in the policy contract.	
13	Your Obligations	Please disclose all pre-existing disease/s or condition/s before buying a policy. Non-disclosure may affect the claim settlement.	
		Disclosure of other material information during the policy period.) Insurer to specify the material information	

Declaration by the Policyholder:

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

Place:

Date:

(Signature of the Policyholder)

## Note:

- i. Insurer shall provide web-link where the product related documents including the Customer Information sheet are available on the website of the Insurer.
- ii. In case of any conflict, the terms and conditions mentioned in the policy document shall prevail.
- iii. Insurer to take confirmation of the Policyholder regarding receiving of the Customer Information Sheet.

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# CUSTOMER INFORMATION SHEET-GENERAL INSURANCE

This document provides only key information about your policy. Please refer to the policy document for detailed terr and conditions.

Title	Description (Please refer to applicable Policy Clause Number in next column)	Policy / Clause Number
Product Name		
Unique Identification Number (UIN) allotted by IRDAI		
Structure	<ul> <li>State basis of Sum / Limit Insured</li> <li>Indemnity / Modified Indemnity</li> <li>Fixed Benefit</li> <li>Parametric Limit</li> </ul>	
Interests Insured	List broad categories	
Sum Insured / Motor Insured Declared Value Scope	List the main Sums/ Limits insured per Coverage/ Coverage Section	
Policy Coverage	List and describe each insured Coverage:	
Add-on Cover	<ul> <li>List and describe with Sum/Limit Insured, each Add-on Cover opted by the Policyholder</li> </ul>	
Loss Participation	State and explain how Deductible is applied. (List separate Deductibles per Coverage)	
Exclusions	List all the applicable exclusions	
Special Conditions and Warranties (if any)	State and specify context Explain obligations of the Policyholder.	
Admissibility of Claim	of claims [Example: Reporting of loss occurrence; Duty of care & loss minimization; Exclusion of Willful Negligence]	
	Product Name Unique Identification Number (UIN) allotted by IRDAI Structure Interests Insured Sum Insured / Motor Insured Declared Value Scope Policy Coverage Add-on Cover Loss Participation Exclusions Special Conditions and Warranties (if any)	(Please refer to applicable Policy Clause Number in next column)Product NameUnique Identification Number (UIN) allotted by IRDAIStructure• State basis of Sum / Limit Insured • Indemnity / Modified Indemnity • Fixed Benefit • Parametric LimitInterests Insured• List broad categoriesSum Insured / Motor Insured Declared Value ScopeList the main Sums/ Limits insured per Coverage/ Coverage SectionPolicy Coverage• List and describe each insured Coverage: • List and describe each insured coverage:Add-on Cover• List and describe with Sum/Limit Insured, each Add-on Cover opted by the PolicyholderLoss ParticipationState and explain how Deductible is applied. (List separate Deductibles per Coverage)ExclusionsList all the applicable exclusionsSpecial Conditions and Warranties (if any)State and specify context Explain obligations of the Policyholder.Admissibility of Claim• Mention the broad principle of admissibility / denial of claims [Example: Reporting of loss occurrence; Duty of care & loss minimization; Exclusion of Willful Negligence] • Include a sample claim calculation process for retail

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SI No	Title	Description (Please refer to applicable Policy Clause Number in next column)	Policy / Clause Number
12.	Policy Servicing - Claim Intimation and Processing	<ul> <li>Toll free / IVRS number of the Insurer</li> <li>Website / Email</li> <li>Details of designated company officials to be contacted in time of claim</li> <li>Details of procedure to be followed for cashless service (In case of Motor Insurance) as well as for reimbursement of claim</li> <li>Turn Around Time (TAT) for claims settlement</li> <li>Escalation Matrix when TAT is not satisfied</li> </ul>	
13.	Grievance Redressal and Policyholders Protection	<ul> <li>State the brief details of Protection of Policyholder's Interest</li> <li>Details of Grievance Redressal Officer of the Insurer</li> <li>Bima Bharosa Portal</li> <li>Ombudsman (Please provide contact details, Toll free number and email)</li> </ul>	
14.	Obligations of the Policyholder	<ul> <li>To disclose all information correctly sought by the insurer at time of filling the proposal form</li> <li>In case of any change / modification / addition to the already declared information the same shall be brought to the notice of the Insurer immediately</li> <li>Non-disclosure of material information may affect the claim settlement.</li> <li>Disclosure of other material information during the policy period.</li> <li>(Insurer to specify the material information)</li> </ul>	

Declaration by the Policyholder;

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

Place:

Date:

(Signature of the Policyholder)

## Note:

- i. Insurer shall provide web-link where the product related documents including the Customer Information sheet are available on the website of the Insurer.
- ii. In case of any conflict, the terms and conditions mentioned in the policy document shall prevail.
- iii. Insurer to take confirmation of the Policyholder regarding receiving of the Customer Information Sheet.

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## LIFE INSURANCE

## CUSTOMER INFORMATION SHEET / KNOW YOUR POLICY

This document provides key information about your policy. You are also advised to go through your policy document.

Sl. no.	Title	<b>Description in Simple Words</b> ( <i>Please refer to applicable Policy Clause Number in next column</i> )	Policy Clause Number
1.	Name of the Insurance Product and Unique Identification Number (UIN)		
2.	Policy Number		
3.	Type of Insurance Policy	<ul> <li>Pure Risk</li> <li>Linked</li> <li>Non-Linked other than pure risk and pension</li> <li>Immediate Annuity</li> <li>Deferred Annuity</li> <li>Linked Pension</li> <li>Non-Linked Pension.</li> </ul>	
4.	Basic Policy details	<ul> <li>Instalment Premium</li> <li>Mode of premium payment (e.g. Monthly, Quarterly, half yearly or Yearly)</li> <li>Sum Assured on death</li> <li>Sum Assured on Maturity</li> <li>Premium payment Term</li> <li>Policy Term</li> </ul>	
5.	Policy Coverage/benefits payable	<ul> <li>Benefits payable on maturity</li> <li>Benefits payable on death</li> <li>Survival Benefits excluding that payable on maturity</li> <li>Surrender benefits</li> <li>Options to policyholders for availing benefits, if any, covered under the policy.</li> <li>Other benefits/options payable, specific to the policy, if any.</li> <li>Lock-in period for Linked Insurance products</li> </ul>	
6.	Options available (in case of Linked Insurance Products)	<ul> <li>Partial Withdrawal</li> <li>Top –up Provision</li> <li>Switches</li> <li>Settlement option</li> <li>Any other option.</li> </ul>	
7.	Option available(in case of Annuity product)	<ul> <li>Type of immediate annuity, for example Life annuity with Return of Purchase price etc.</li> <li>Proportion of annuity amount guaranteed for variable pay- out option.</li> <li>Any other option.</li> </ul>	

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Sl. no.	Title	<b>Description in Simple Words</b> ( <i>Please refer to applicable Policy Clause Number in next co lumn</i> )	Policy Clause Number
8.	Riders opted, if any	Summary of coverage	
9.	Exclusions (events where insurance coverage is not payable), if any.	Brief list of the applicable exclusions, if any	
10.	Waiting /lien Period, if any	Number of Days	
11.	Grace period	Number of Days	
12.	Free Look Period	Number of days	
13.	Lapse, paid-up and revival of the Policy	Brief description	
14.	Policy Loan, if applicable	Brief description	
15.	Claims/Claims Procedure	<ul> <li>Turn Around Time (TAT) for claims settlement and brief procedure</li> <li>Helpline/Call Centre number</li> <li>Contact details of the insurer</li> <li>Link for downloading claim form and list of documents required including bank account details.</li> </ul>	
16.	Policy Servicing	<ul> <li>Turn Around Time (TAT)</li> <li>Helpline/Call Centre number</li> <li>Contact details of the insurer</li> <li>Link for downloading applicable forms and list of documents required including bank account details.</li> </ul>	
17.	Grievances /Complaints	<ul> <li>Contact details of Grievance Redressal Officer of the insurer</li> <li>Link for registering the grievance with the insurer's portal</li> <li>Contact details of Ombudsman</li> </ul>	

## Declaration by the Policyholder

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

Place: Date: (Signature of the Policyholder)

Date:

- Note:
  - i. Insurer shall provide web-link where the product related documents including the Customer Information sheet are available on the website of the insurer.
  - ii. In case of any conflict, the terms and conditions mentioned in the policy document shall prevail.
  - iii. Insurer to take confirmation of the policyholder regarding receiving of the Customer Information Sheet.