

# Segregated Fund Application

## **RSP and LIRA**

## INDIVIDUAL VARIABLE ANNUITY CONTRACT

Please note that privacy is important to us. If you have any questions, please see our "Privacy Statement" at the end of this document.

FOR FUNDSERV TRANSACT	TIONS ONLY								
Dealer Code	Rep Code	Contract	number		Clier	nt numb	er		
Dealer Support (FUNDSERV) Tel: 506-853-6040/1-855-577-3863 • Email: fundserv.support@assumption.ca	• Fax: 506-853-9369/1-855-430-0588		vices 53-6040/1-8 estments.retire			06-853-9	369/1-	855-430	-0588
1. Owner/Annuitant									
When the contract is registered, the	e Owner/Annuitant is also the annuitant	t. The annuitant	s also the c	ontributor,	except if it	s a spoi	usal RS	SP.	
Name	Last Name	Δ				_ Sex:	□М	ΠF	
Name	Last Name	•			_ Date of	Dirth			
Address					_ Date of	DII 11 _	Day	Month	Year
		_							
Social Insurance Number	Mar	rital Status:	Single	Married	☐ Commor	n-law			
Telephone No.:									
Residence/Mobile		Busii	ness						
Email		Occupation (	if retired, indi	cate your o	ccupation be	fore retir	ement)		
	of Birth by means of an original docuense Passport Other (specify):		/) one box	:					
Reference number	Place o	of issue (Provin	ce/Country	1)					
2. Products									
	elow, the owner/annuitant is requesting n under Section 146 of the <i>Income Tax</i>						able.		
Retirement Savings Plan - C  ☐ Retirement Savings Plan (RSP	•								
•	Plan (Spousal RSP) (Complete the fol	llowing):							
Information of contributing spous	se or common-law partner:								
Name		Last Name	<b>;</b>						
Date of Birth	Month Y	L_ ′ear So	cial Insura	nce Num	ber:		1		

□ Locked-in Retirement Account (LIRA) (Alberta Only) - Check (./) one box only  The owner/annutrant is: □ the original owner □ a surviving pension partner owner □ a non-member pension partner owner  Name of pension partner if any □  Pension partner means: a person who has filled with that original owner and has not been fiving separate and apart from the original owner for three or note consecutive years, or a person who has filled with that original owner in a conjugal relationship fill or a continuous person of all relats these years, or or the person pension pension pension of the formation of the fordard income at registration and the person plan.  □ Locked-in Retirement Account (LIRA) (Manitoba Only) - Check (./) the applicable boxes  □ cased to be an active member of a pension plan while in Manitoba. Some or all of the semant transferred or to be transferred to the LIRA is attributable, directly or indirectly, to the pension benefit credit that I carned as a member of the pension plan of the registration of the pension plan.  □ Some or all of the amount transferred or to be transferred to the LIRA is attributable, directly or indirectly, to the pension benefit credit that I carned as a member of a pension plan.  □ Some or all of the amount transferred or to be transferred to the LIRA is attributable, directly or indirectly, to the pension benefit credit that I carned as a member of a pension plan.  □ Some or all of the amount transferred or to be transferred to the LIRA is attributable, directly or indirectly, to the pension benefit credit that my current or former spouse or common-law partner carned as a member of a pension plan.  □ Some or all of the amount transferred or to be transferred to the common-law partner and his or her name is:  □ The term "Sopulse" or means the individual with whom you have registered a common-law relationship under section 13.1 of The Vital Statistics Act, or  □ a pension of at least three years, if either of you is married,  □ to rapicid of at least three years, if either		t (LIRA)				equirea	or all Loc	ned iii idiid tidiisicis
Name of pension partner if any  Pension partner means: a person who is married to the original owner and has not been living separate and apart from the original owner for three or more consecutive years, or a person who has lived with that original owner in a conjugal relationship (for a continuous period of at least three years, or of some permanence, if there is a child of the relationship by birth or adoption, but does not include any person who is not recognized as a spouse or common-law patter for the purposes of any provision of the federal income tax legislation respecting RSFs.]  Locked-in Retirement Account (LIRA) (Manitoba Only) - Check (//) the applicable boxes  Locked-in Retirement Account (LIRA) (Manitoba Only) - Check (//) the applicable boxes  Locked-in Retirement Account (LIRA) (Manitoba Only) - Check (//) the applicable boxes  Locked-in Retirement Account (LIRA) (Manitoba Only) - Check (//) the applicable boxes  Locked-in Retirement Account (LIRA) (Manitoba Only) - Check (//) the applicable boxes  Locked-in Retirement Account (LIRA) (Manitoba Only) - Check (//) the applicable boxes  Locked-in Retirement Account (LIRA) (Manitoba Only) - Check (//) the applicable boxes  Locked-in Retirement Account (LIRA) (Manitoba Only) - Check (//) the applicable boxes  Locked-in Retirement Account Savings Plan - Locking-in confirmation form 4632-00A is required for all Locked-in Retirement Asvings Plan (LIRSP) (Federal only)  Beneficiary (Lipon the owner/annutiant's death)  Locked-in Retirement Savings Plan (LIRSP) (Federal only)   Restricted Locked-in Savings Plan (RISP) (Federal only)  Beneficiary is a minor, a trustee must be appointed (Except for Ouebec):  The trust will be payable to the owner/annutiant's death.)  Locked-in Retirement Savings Plan (LIRSP) (Federal only)   Restricted Locked-in funds. The death benefit is payable to the owner/annutiant's death. Certain restrictions apply to Locked-in funds. The death benefit is payable to the owner/annutiant's death. Certain restrictions apply to Locked-in			Check (√) c	one box	only			
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or more consecutive years, or a person who has lived with that original owner in a conjugal relationship flor a continuous period of at least three years, or of some permanence, if there is a child of the relationship by birth or adoption, but does not include any person who is not recognized as a spouse or common-law partner for the purposes of any provision of the federal income tax legislation respecting RSPs.]    Clocked-in Retirement Account (LIRA) (Manitoba Only) - Cheek (//) the applicable boxes    Clossed to be an active member of a pension plan while in Manitoba. Some or all of the amount transferred to the LIRA is attributable, directly or indirectly, to the pension benefit credit that I carned as a member of the pension plan.    Some or all of the amount transferred or to be transferred to the LIRA is attributable, directly or indirectly, to the pension benefit credit that my current or former spouse or common-law partner. In laws a spouse or common-law partner. In laws a spouse or common-law partner spouse or common-law partner. In laws a spouse or common-law partner and his or her name is:	Name of pension partner if any							
Ceased to be an active member of a pension plan while in Manitobs. Some or all of the amount transferred or to be transferred to the LIRA is attributable, directly or indirectly, to the pension benefit credit that I earned as a member of the pension plan.    Some or all of the amount transferred or to be transferred to the LIRA is attributable, directly or indirectly, to the pension benefit credit that my current or former spouse or common-law partner earned as a member of a pension plan.    I have no spouse or common-law partner.   I have a spouse or common-law partner and his or her name is:   The term "common-law partner" means:   a. the individual with whom you have registered a common-law relationship under section 13.1 of The Vital Statistics Act, or   b. a person who, not being married to you, cohabited with you in a conjugal relationship   i. for a period of at least three years, if either of you is married, or   ii. for a period of at least three years, if either of you is married, or   ii. for a period of at least three years, if either of you is married,   Locked-in Retirement Account Savings Plan – Locking-in confirmation form 4632-00A is required for all Locked-in fund transfers   Locked-in Retirement Savings Plan (LRSP) (Federal only)   Restricted Locked-in Savings Plan (RLSP) (Federal only)    3. Beneficiary (upon the owner/annuitant's death)  Upon the owner/annuitant's death, the death benefit will be payable to the designated beneficiary. If no beneficiary has been designated, the death benefit will be payable to the owner/annuitant's estate. Certain restrictions apply to Locked-in funds. The death benefit is payable to the surviving spouse or common-law partner as provided for in the applicable legislation.    Primary beneficiaries   Last name   Age   96   Rev.   Irrev.   Relationship to owner/annuitant to the beneficiary at a minor, a trustee must be appointed (Except for Quebec):     Total (must be equal to 100%)   100	or more consecutive years, or a years, or of some permanence,	a person who has lived wi if there is a child of the re	ith that origin elationship b	nal owne by birth o	r in a conj r adoption	ugal relation, but does	onship (for not includ	a continuous period of at least three e any person who is not recognized
attributable, directly or indirectly, to the pension benefit credit that I earned as a member of the pension plan.  Some or all of the amount transferred or to be transferred to the LIRA is attributable, directly or indirectly, to the pension benefit credit that my current or former spouse or common-law partner earned as a member of a pension plan.  In have no spouse or common-law partner. In have a spouse or common-law partner and his or her name is:  The term spouse "means the individual with whom you are married."  The term spouse "means the individual with whom you have registered a common-law relationship under section 13.1 of The Vital Statistics Act, or b. a person who, not being married to you, cohabited with you in a conjugal relationship  i. for a period of at least three years, if either of you is married, or  iii. for a period of at least one year, if neither of you is married, or  iii. for a period of at least one year, if neither of you is married, or  iii. for a period of at least three years, if either of you is married, or  iii. for a period of at least three years, if either of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  iii. for a period of at least three year, if neither of you is married, or  i	☐ Locked-in Retirement Accoun	t (LIRA) (Manitoba Only)	- Check (✓)	) the ap	plicable b	oxes		
current or former spouse or common-law partner earned as a member of a pension plan.    I have no spouse or common-law partner.   I have a spouse or common-law partner and his or her name is :								or to be transferred to the LIRA is
The term "spouse" means the individual with whom you are married. The term "common-law partner" means:  a. the individual with whom you have registered a common-law relationship under section 13.1 of The Vital Statistics Act, or  b. a person who, not being married to you, cohabited with you in a conjugal relationship  i. for a period of at least three years, if either of you is married;  Locked-in Retirement Account Savings Plan – Locking-in confirmation form 4632-00A is required for all  Locked-in fund transfers  Locked-in Retirement Savings Plan (LRSP) (Federal only) Restricted Locked-in Savings Plan (RLSP) (Federal only)  3. Beneficiary (upon the owner/annuitant's death)  Upon the owner/annuitant's death, the death benefit will be payable to the designated beneficiary. If no beneficiary has been designated, the death benefit will be payable to the owner/annuitant's estate. Certain restrictions apply to Locked-in funds. The death benefit is payable to the surviving spouse or common-law partner as provided for in the applicable legislation.  Primary beneficiaries  Primary beneficiaries  Age 96 Rev. Irrev. Relationship to owner/annuitant  Total (must be equal to 100%) 100  If the beneficiary is a minor, a trustee must be appointed (Except for Quebec):  The trust will terminate once the beneficiary is of age of majority and has legal capacity to give a valid discharge. The owner directs the trustee to remit to the beneficiary all amounts held in trust at that time for him or her. I or my personal representative may, from time to time and in writing, appoint a new trustee to replace the former trustee.  Contingent beneficiaries (Applies only if all above-named primary beneficiaries Revocable or Irrevocable'  First name Last name Age 96 Rev. Irrev. Relationship to owner/annuitant  Irrevocable'  First name Last name Age 96 Rev. Irrev. Relationship to owner/annuitant							directly, to t	he pension benefit credit that my
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die before the owner/annuitant)  First name  Last name  Age  Rev. Irrev. Relationship to owner/annuitant  □  □  □	Primary beneficiaries  First name	<b>Total</b> (must b	pe equal to 10	Age 00%)	%	Revoc Irrevo Rev.	able or cable*	
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Total (must be equal to 100%)

The trust will terminate once the beneficiary is of age of majority and has legal capacity to give a valid discharge. The owner directs the trustee to remit to the beneficiary all amounts held in trust at that time for him or her. I or my personal representative may, from time to time and in writing, appoint a new trustee to replace the former trustee.

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\*In Quebec, the designation of a married or civil union spouse as beneficiary is irrevocable, unless otherwise stipulated. All other beneficiary designations are revocable unless otherwise stipulated.

The designation of an irrevocable beneficiary limits your rights under the contract, and his/her consent will be required for all future transactions including withdrawals and beneficiary changes.

## 4. Guarantee Option

Please check $(J)$ one guarantee option. If you would like to choose more than one guarantee, you will need to complete a separate
application for each. The guarantee option selected applies to all investment deposit instructions below.

□ 75/75 (75% Maturity and 75% Death Benefit guarantee) □ 75/100 (75% Maturity and 100% Death Benefit guarantee)

Please refer to the information folder for the definitions of the guarantee options.

## 5. Investment deposit instruction

Method of deposit
□ Cheque \$
□ Single Preauthorized Debit Withdrawal \$ PAD  Upon receipt of the application, Assumption Life will process the Single Preauthorized Debit within 1 to 2 business days
☐ <b>Transfer</b> \$ for transfers from another financial institution, please complete the appropriate forms.

## Lump sum deposits or transfers

List the fund code(s) of the funds chosen. The initial minimum deposit required is \$500.

Fund ID Code*	FundServ Order ID	Amounts (\$) or (%)

<sup>\*</sup>Please review codes to ensure correct compensation option.

For transfers from another financial institution, please complete the appropriate forms. Unless otherwise indicated, any internal transfer of a contract concluded pursuant to this application results in the cancellation of the said contract. The total of **any lump-sum deposit** in GIAs, DIAs, or investment account is equal to the deposit amount enclosed with the application and the total transfer.

## GIA: Lump-sum deposit

For transfers, Assumption Life guarantees the interest rates specified in this application, provided that:

- these rates are the ones in effect and approved by Assumption Life at the time of signing the application;
- · the signed application is received at our head office within 5 business days following the date it was signed; and
- · the deposit is received at our head office within 45 days following the date the application was signed.

If these conditions are not met, the applicable interest rates will be the ones in effect on the date the application is received at Assumption Life's head office.

## Segregated Funds

Before choosing the 'No load' option or 'Back-end load' option, please note that the 'Back-end load' option has exit fees for any surrender and transfer made within the first six years from the deposit investment date. The 'No load' option has no exit fees but higher management fees than those provided for under the 'Back-end load' option.

ANY AMOUNT THAT IS ALLOCATED TO A SEGREGATED FUND IS INVESTED AT THE OWNER'S RISK AND MAY INCREASE OR DECREASE IN VALUE.

## 6. Preauthorized debit agreement (PAD)

#### Withdrawal Arrangements

This preauthorized debit agreement is considered a variable one.

List the fund code(s) of the funds chosen. The initial minimum deposit required per transaction is as follows:

- \$500 for each guaranteed interest account (GIA) If deposit is less than \$500, it will be invested in the daily interest account (DIA) until its value reaches \$500; it will then be transferred to a GIA.
- \$25 per account, for all our accounts

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Periodic deposit amount* \$ Frequency of withdrawals:			] quarterly □ semi-a	
Date of the first periodic deposit	Day	Month	Year	(1st to 28th day of each month or next business day)
List the fund code(s) of the funds chose	n. <b>The initia</b>	l minimum deposit requi	red is \$500.	
Fund ID Code*		FundServ Ord	der ID	Amounts (\$) or (%)

## PREAUTHORIZED DEBIT BANKING INFORMATION

Please attach a personalized blank cheque marked "VOID". If a sample cheque is not available, the payer's name is not preprinted or if this is a savings account please contact your financial institution and provide us with an account confirmation.

•	•	'	
Financial Institution Bank Number	Branch Transit Number	Bank Account Number	
Bank Account Holder Name	Bank Acco	unt Holder Name	

Type of Service: Personal - If debit is from a personal account Business - If debit is from a corporate account

- I authorize Assumption Life to begin deductions as per my instructions for regular recurring deposits to the instructions provided in this form.
- 2. If a preauthorized payment is returned due to insufficient funds (NSF), Assumption Life will deduct a \$25 fee directly from my contract without notice.

## Cancellation

You may cancel this preauthorized debit agreement at any time, subject to providing Assumption Life with 10 days written notice. Contact your financial institution about your rights regarding cancellation. (A sample cancellation form is available at www.cdnpay.ca.)

## **Method of Deposit**

Any cancellation of this preauthorized debit agreement will not affect the agreement between you and Assumption Life in any way, so long as payment is provided by an alternate method.

## **Recourse and Reimbursement**

You have certain recourse rights if any debit does not comply with this agreement. For example, you have the right to receive reimbursement for any debit that is not authorized or is not consistent with this PAD Agreement. To obtain more information on your recourse rights, contact your financial institution or visit www.cdnpay.ca.

## **Exclusive Rights**

All amounts transferred from the preauthorized bank account for the deposit payment are for the exclusive benefit of the owner/annuitant.

<sup>\*</sup>Please review codes to ensure correct compensation option.

7. Special instructions		

## 8. Disclosures of owner/annuitant

- a. I have requested that this application be in English, and I request that all other documents be in English also.
- b. For all owners/annuitants: I confirm that I am a resident of Canada.
- c. I understand that I have access to the Fund Facts and to the Financial Statements pertaining to segregated funds online at Assumption Life's Web site: **www.assumption.ca**. I understand that Assumption Life will send me a paper copy of the Financial Statements upon request only.
- d. For any Manitoba LIRA, the owner/annuitant agrees that the terms and conditions of the LIRA Rider together with the terms and conditions of the RRSP contract to which it will be attached will form the LIRA contract.
- e. I acknowledge having read and understood section 11 hereinafter "Conditions" and acknowledge that said conditions are an integral part of the contract.
- f. I acknowledge that all information and answers given in this application and in any related document are complete and true, and I acknowledge that they form the basis of the contract.
- g. I understand and accept that: No insurance agent "advisor" or person other than Assumption Life is authorized to modify, cancel or waive a question or provision of this application, nor a provision of the contract or of any rider or other document that is part of the contract.
  - Any notice to or knowledge of an insurance agent "advisor" is not notice to or knowledge of Assumption Life unless stated in writing and made part of this application.

## h. Privacy consent

## By signing below, I confirm that:

- · I have received, read and agree with all terms contained in the "privacy statement" which form part of this form or application.
- I understand that the law requires Assumption Life to disclose certain information to the Canada Revenue Agency for tax reporting purposes. I am entitled to consult the personal information contained in my file and, if applicable, to have it corrected by submitting a written request to the following address: Assumption Life, P.O. Box 160/770 Main Street, Moncton NB E1C 8L1. I understand and accept that any withdrawal of my consent may make it impossible to administer my contract or group plan and can therefore be considered as an application for termination of my contract or group plan forcing Assumption Life to suspend any payment of benefits. I hereby consent and authorize Assumption Life to obtain, use and transmit to its agents, distribution partners and service providers, personal information about me for the purpose of the administration, processing and servicing of any contract or group plan I may have with Assumption Life.
- I acknowledge and accept that my personal information may be securely used, stored or accessed in other countries and that it may be subject to the laws of those countries. Thereby requiring Assumption Life to disclose my personal information to any government authority requesting it or that obtains a court order in these countries for this purpose.
- □ I authorize Assumption Life to use the personal information contained in this application in order to send me additional information on products and services that might interest me.
- i. PAD AUTHORIZATION: Assumption Life is hereby authorized to make withdrawals from the account indicated on the void sample cheque or on the photocopy of a bank statement or from any account subsequently notified to Assumption Life for the PAD.
- j. If I have chosen to invest in segregated funds: I acknowledge having received the Information Folder and the Fund Facts pertaining to segregated funds. I understand and acknowledge that the documents hold pertinent information regarding segregated funds and that it is important that I read these documents before investing in segregated funds. I also understand that the applicable fees will be deducted from my funds as set out in the Information Folder.

## 9. Agent's Declaration

The agent confirms having asked the questions listed in the application to the above-mentioned owner/annuitant and ensures that they have been understood.

The agent also confirms having given and explained to the owner/annuitant, a Statement from the agent specifying his method of compensation and other financial benefits, the name of the insurance companies he represents and any conflict of interest.

Please check (J) one box only:

#### ☐ SALE IN PERSON

The agent confirms having verified the identity and date of birth of the owner/annuitant, as well as the identity and date of birth of his or her spouse or common-law partner, if a spousal RSP has been chosen, with an original and unexpired identification document with photo.

#### □ DISTANCE SELLING

10. Online Access

If the agent was not present at the time the application was signed, the agent confirms that the identity and date of birth of the owner/annuitant, and the identity and date of birth of his or her spouse or common-law partner, if a spousal RSP has been chosen, has been verified, respectful of one of the following criteria:

- For this transaction (Obtaining a copy of a photo ID): During this transaction, the agent confirms having received and kept, with the consent of the owner/annuitant, a copy of a photo ID, valid and not expired, bearing a visible signature.
- For this transaction (verification by video conference): During this transaction, the agent made sure to see on the screen a photo ID that seemed legitimate and valid to him and that he noted the information contained on this identity document in his file.
- Previous transaction in person or by video conference: During a previous transaction in person or by video conference, the agent confirms having seen a photo ID of the owner/annuitant and that he has noted this information in his file; and

The agent also confirms, for this transaction, having received a copy of an official document recently dated (no more than 3 months) (statement from a financial institution or document issued by a federal, provincial or municipal government), which confirms that the owner/annuitant still reside at the same address and that they have not changed their names. The agent confirms having received the owner/annuitants' consent to keep a copy of this document in his files.

ceive a paper copy?	☐ Yes ☐ No	
ments be posted or	n my online account.	
×		
the account, obtain t	he signature of the auth	orized persons.)
X		
~		
Signature of		Signed In (city/province)
	X	
(city/province)	Name of Agen	nt (in block letters)
Name of Aç	gency/Firm	
,	the account, obtain to X  Signature of (for Spousal)	the account, obtain the signature of the auth  X  X  Signature of Contributor (for Spousal RSP only)

## 12. Conditions

#### The conditions listed in this section are an integral part of this application and the contract.

The owner may request a transfer or a partial or full surrender of a deposit from a redeemable guaranteed interest account before the end of its investment term, provided that the contract is not registered as a locked-in retirement account (LIRA) or a locked-in RSP. However, no interest is credited on any amounts surrendered or transferred within 90 days from the date the deposit is invested in your contract. A \$50 transfer fee will also be deducted from any amount transferred from a GIA to another financial institution.

Unless otherwise instructed, Assumption Life is authorized to reinvest the accumulated value of your guaranteed interest account deposit upon maturity of the investment term under the same terms and conditions with the exception of the interest rate, which will be the one determined by Assumption Life for such premiums at the time of reinvestment.

You are not required to keep the invested amounts in the daily interest account for a fixed term. Subject to the applicable LIRA and locked-in RSP limitations, you may, at any time, make surrenders or transfers from the daily interest account, without fees or penalties.

The effective date of the contract is the date upon which Assumption Life receives the first deposit payment at its head office along with this application duly completed, signed and dated.

If you have chosen to make your periodic deposit investments through preauthorized debit (PAD), you must keep this account open. You must also ensure that there are sufficient funds in this account at time of withdrawal. You thereby authorize the financial institution referred to in section 5 of this application to make these transactions as long as your consent has not been revoked in writing. You must notify Assumption Life in writing if you wish to make withdrawals on a different account, change the deposit amount or make any other changes to your PAD plan.

#### **Taxation**

Subject to the restrictions of your contract, any surrender or payment is taxable for the year during which the transaction is completed.

If you have chosen to invest in segregated funds, you confirm that you have received advice from your financial advisor with regard to investments and acknowledge that the funds you have selected correspond to your investment objectives. Any deposit invested in a segregated fund is invested at your own risk, and its value may increase or decrease according to market fluctuations.

Assumption Life uses your social insurance number solely for tax purposes in terms of administration of your contract and in compliance with all applicable legislation.

Unless otherwise specified by the owner in this application or in any other written notice received at our head office, the maturity date of your contract is the date corresponding to the last business day of the year in which the annuitant reaches the age of 71. However, for the purpose of calculating the guarantee at maturity, we consider the last business day of the year in which the annuitant reaches age 69 to be the applicable date for the guarantee at maturity, provided that the contract has been in force for a minimum of 15 years.

#### **Annuity deposit options**

You may always modify the maturity date of your contract at any time prior to annuity commencement date, being the maturity date. The maturity date must not be beyond December 31 of the year in which the annuitant reaches age 71. If the maturity date chosen is before December 31 of the year in which the annuitant reaches age 69, you give up the guarantee at maturity.

At the maturity date we will convert your annuity contract into a fixed monthly annuity payable until the annuitant's 90th birthday, unless the owner has provided us with other specific instructions with regard to the payment terms of the annuity. You may always modify the annuity payment option of your contract at any time prior to annuity commencement date, being the maturity date, by providing us with written instructions at our head office.

## SEG FUNDS, GIA & DIA CODES

(AS OF MARCH 1<sup>ST</sup>, 2021)

Guaranteed Interest Account (GIA's)	Fund Code
Guaranteed Interest Account 1-year non-redeemable	GICN1
Guaranteed Interest Account 2-year non-redeemable	GICN2
Guaranteed Interest Account 3-year non-redeemable	GICN3
Guaranteed Interest Account 4-year non-redeemable	GICN4
Guaranteed Interest Account 5-year non-redeemable	GICN5
Guaranteed Interest Account 1-year redeemable	GICR1
Daily Interest Account	DIA

	75/75 (Maturity & Death Benefit)			75/100 (Maturity & Death Benefit)			
Account Name	No Load (Series H)	No Load Trailer Only (Series H)	DSC* (Series H)	No Load (Series B)	No Load Trailer Only (Series B)	DSC* (Series C)	
TARGET RISK (PORTFOLIOS)							
Assumption Life Conservative Portfolio	2800	2700	2900	421	3700	521	
Assumption Life Balanced Portfolio	2801	2701	2901	420	3701	520	
Assumption Life Balanced Growth Portfolio	2802	2702	2902	415	3702	515	
Assumption Life Growth Portfolio	2803	2703	2903	414	3703	514	
Assumption Life Select Defensive Portfolio	2840	2740	2940	442	3740	542	
Assumption Life Select Moderate Portfolio	2841	2741	2941	443	3741	543	
Assumption Life Select Balanced Portfolio	2842	2742	2942	444	3742	544	
Assumption Life Select Growth Portfolio	2843	2743	2943	445	3743	545	
Assumption Life Select Enhanced Growth Portfolio	2844	2744	2944	446	3744	546	
TARGET DATE (SMARTSERIES)							
Assumption Life SmartSeries Income Fund	2804	2704	2904	441	3704	541	
Assumption Life SmartSeries 2020 Fund	2805	2705	2905	433	3705	533	
Assumption Life SmartSeries 2025 Fund	2806	2706	2906	434	3706	534	
Assumption Life SmartSeries 2030 Fund	2807	2707	2907	435	3707	535	
Assumption Life SmartSeries 2035 Fund	2808	2708	2908	436	3708	536	
Assumption Life SmartSeries 2040 Fund	2809	2709	2909	437	3709	537	
Assumption Life SmartSeries 2045 Fund	2810	2710	2910	438	3710	538	
Assumption Life SmartSeries 2050 Fund	2811	2711	2911	439	3711	539	
Assumption Life SmartSeries 2055 Fund	2812	2712	2912	440	3712	540	
FIXED INCOME							
Louisbourg Money Market Fund	2813	2713	2913	109	3713	209	
Louisbourg Fixed Income Fund	2814	2714	2914	152	3714	204	
CI Canadian Bond Fund	2815	2715	2915	179	3715	277	
CI Corporate Bond Fund	2816	2716	2916	426	3716	526	
BALANCED							
Louisbourg Balanced Fund	2817	2717	2917	140	3717	202	
Fidelity Canadian Asset Allocation Fund	2818	2718	2918	413	3718	513	
Fidelity Monthly Income Fund	2819	2719	2919	408	3719	508	
Fidelity NorthStar Balanced Fund	2820	2720	2920	430	3720	530	
CI High Income Fund	2821	2721	2921	412	3721	512	
CI Canadian Asset Allocation	2822	2722	2922	422	3722	522	

<sup>\*</sup>Please note DSC options will no longer be available as of June 2023.

	75/75 (Maturity & Death Benefit)			<b>75/100</b> (Maturity & Death Benefit)		
Account Name	No Load (Series H)	No Load Trailer Only (Series H)	DSC* (Series H)	No Load (Series B)	No Load Trailer Only (Series B)	DSC* (Series C)
CANADIAN EQUITY						
Louisbourg Canadian Dividend Fund	2823	2723	2923	107	3723	207
Louisbourg Canadian Small Capitalization Equity Fund	2824	2724	2924	144	3724	206
Louisbourg Momentum Fund	2825	2725	2925	129	3725	229
Fidelity Canadian Opportunities Fund	2826	2726	2926	146	3726	230
Assumption/Fidelity True North® Fund	2827	2727	2927	174	3727	231
CI Canadian Dividend Fund	2828	2728	2928	425	3728	525
Louisbourg Preferred Share Fund	2829	2729	2929	431	3729	531
FOREIGN EQUITY						
Louisbourg U.S. Equity Fund	2830	2730	2930	166	3730	205
Fidelity American Disciplined Equity	2831	2731	2931	404	3731	504
Fidelity North Star® Fund	2832	2732	2932	409	3732	509
Fidelity Far East Fund	2833	2733	2933	419	3733	519
Fidelity International Growth Fund	2834	2734	2934	194	3734	292
Fidelity Europe Fund	2835	2735	2935	185	3735	283
Fidelity Emerging Markets	2836	2736	2936	429	3736	529
CI U.S. Stock Selection Fund	2837	2737	2937	403	3737	503
CI Global Dividend Fund	2838	2738	2938	428	3738	528
CI Global Resource	2839	2739	2939	427	3739	527

<sup>\*</sup>Please note DSC options will no longer be available as of June 2023.

## 100% guarantee at death:

Assumption Life guarantees that the death benefit payment will be equal to 100% of the amount of any gross premiums deposited into a guaranteed interest account and 100% of any gross premiums deposited into a segregated fund prior to the annuitant's 77<sup>th</sup> birthday.

Annuitant's age on the contract at the time of premium deposit	Gross premium guarantee rate		
77 - 78 years old	95%		
78 - 79 years old	90%		
79 - 80 years old	85%		
80 years old and over	80%		

## 75% guarantee at death:

Assumption Life guarantees that the death benefit deposit will be equal to 100% of the amount of any gross premiums deposited into a guaranteed interest account and 75% of any gross premiums deposited into a segregated fund.



## PRIVACY STATEMENT

#### FOR INDIVIDUAL AND GROUP INVESTMENT PLANS, ANNUITIES AND PENSION PLANS

This privacy statement is applicable to investment products as well as to immediate or deferred annuities you may purchase with Assumption Life (individual and group plans, annuities, and pension plans), hereinafter referred to in this statement as "Product." In this statement, "you" and "your" refer to you. "We," "us," "our" and "the Company" refer to Assumption Mutual Life Insurance Company, its employees, representatives, and agents. "Third Parties" mean the advisors, brokers, distribution partners, reinsurers or service providers having a business relationship with us, including their respective employees, representatives, and agents.

#### **Purpose**

By signing this form, you consent that we collect your personal information for the purpose of administering your Product, now and in the future, as outlined below. We only collect the personal information that we need in order to provide you with the services you need associated with your Product. Such services include underwriting, administration, claims adjudication, annuity payments, protection against fraud, errors, or misrepresentations as well as evaluation and improvement of protection and security measures.

#### Personal information we collect

Your personal information may include your name, address, email address, date of birth, name of your spouse when required, your sensitive financial information such as your banking information, your income, your social insurance number (SIN), etc. With your consent, we may also collect your electronic or digital signature through a Third-Party service provider platform or system. In such an event, we will collect the data supporting the validity, the time, and the location of your signature, including the Internet protocol address "IP address" associated with the electronic device used for your signature. If you complete a Product application or a subscription form online, we will collect the electronic data associated with the electronic process. We may collect this data through a Third-Party service provider system.

#### Use

Your personal information will only be used for the purpose for which it was collected. Only us and Third Parties who need your personal information for the performance of their duties will have access to your personal information. We may also use your personal information to determine your eligibility for, and provide you with details of, other related products or services that we believe meet your changing needs. You may withdraw your consent for us to use your personal information to provide you with other products or services offered. If you wish to withdraw your consent, you may contact us at 506-853-6040/1-888-577-7337 or investments.retirement@assumption.ca.

You agree that we use your personal information to comply with legal and regulatory requirements, to confirm your identity and the accuracy of the information you provided, to conduct searches to locate you and to update your information at your request.

You understand that we will only use your social insurance number (SIN) as required by tax laws, but may also use it, in exceptional circumstances, if we need to locate you after having used other less sensitive personal information. In such instance, we may need to contact the income tax authorities or a credit agency to assist us in finding your most recent address in order to locate you.

If you purchased an annuity, we may use your personal information, on a continuous basis, to confirm with a Third-Party service provider that you are still living at the time of the annuity payment.

#### Disclosure

While administering your product, we may need to collect and share your personal information with Third Parties who may need to fulfill their duties to you or to us. If your product is a group investment or a pension plan, we may also need to collect and share your personal information with your employer or plan administrator.

Unless authorized by law or required by law or a court order, Assumption Life will not disclose your personal information to other parties without your consent.

## Protection

In order to ensure the confidentiality of your personal information, we will establish and retain a file on you, in accordance with applicable laws. We may also use third-party services and servers situated in Canada or elsewhere to retain your personal information. If your personal information is retained outside Canada, it may be subject to the laws of those countries.

As part of our commitment to you pertaining to the protection of your personal information, we have put in place outsourcing contracts with Third Parties with whom we will share your personal information. Those Third Parties' contracts contain privacy protection and measures similar to those we have put in place as part of our commitment to you, respectful of privacy laws and regulations.

#### Consent

During our client relationship with you, you may have to fill out and sign various forms. By signing those forms, you give your consent for us to collect, use and disclose your personal information, as set out in this privacy statement. Any alterations to the consent must be agreed to in writing by us.

You understand and accept that any withdrawal of your consent may make it impossible for us to administer your Product and can therefore be considered as a request for termination of your contract or group plan, forcing us to suspend any service request, including but not limited to, the payment of an annuity or benefit amount, when applicable.

You may also withdraw your consent for us to use your personal information to provide you with other product or service offerings, except those that are mailed with your statements. If you wish to withdraw your consent for us to collect, use, retain or share your personal information, you may contact us at 506-853-6040/1-888-577-7337 or <a href="investments.retirement@assumption.ca">investments.retirement@assumption.ca</a>.