Avia Signature Investment Asia and Avia Signature Investment Asia and Avia Life Insurance Company India Ltd. IN THIS POLICY THE INVESTMENT RISK IN THE INVESTMENT PORTFOLIO IS BORNE BY THE

Aviva Signature Investment Plan-Platinum [122L151V01] Policy Document Part A

CIN-U66010DL2000PLC107880 Forwarding Letter with Free Look Clause

Mr/Ms. XYZ ABC D-X, Block-XY Near XYS ABC - 123 XYZ, India

Mob. No.1111111111111111 Ph. No.- 22222222222222 Home No.- 3333333333333

> Subject : Aviva Signature Investment Plan-Platinum -A Unit Linked Non Participating Individual Life Insurance Plan

> (In this Policy, the investment risk in the investment portfolio is borne by the Policyholder) Policy No.: /Client ID:

[Bar Code]

Dear Mr./Ms. XYZ ABC,

Thank you for purchasing Aviva Signature Investment Plan-Platinum. All Our insurance products have been designed to be simple and easy to understand.

About Your Policy

Your Policy Document contains all the details of Your Policy, including Your Proposal Form, Schedule and the first Premium receipt. It will clearly show You what is covered and not covered.

This document carries important information about Your Policy. Please read the Policy Document carefully. We advise You to keep the Policy Document safe and also inform Your nominee of its location. If You notice any mistake or error in this Policy, then, this Policy should be returned to Us immediately for rectification.

Free Look Option

You have an option to return this Policy for cancellation at any time within the first thirty (30) days of receipt of this Policy, if You disagree with this Policy. You can return this Policy by submitting to Us the original Policy Document and a written request stating the reasons for the return. Once We receive these documents, We will refund the Fund Value as on the date of cancellation plus the un-allocated Premium plus the charges deducted by cancellation of Units, subject only to a deduction of the expenses incurred by Us on medical examination, if any, proportionate risk charges for the period of cover and stamp duty charges.

Happy to Help

We are committed to provide You the highest standards of service and look forward to a long and healthy association with You.

For any query, claim, complaint or grievance relating to the Policy, You can call Us at 1800-103-7766/ 1800-180-2266 or email Us at: customerservices@avivaindia.com; or approach any of Our branch offices; or contact Your advisor; or Our customer services group at the address specified in the Schedule. Our customer service team will be happy to help You.

Thank you for being a valued customer. Name Designation

Address: The Customer Service Group Aviva Life Insurance Company India Ltd. 401-A, 4th Floor, Block-A, DLF Cyber Park, Sector-20, NH-8, Gurugram, Haryana-122016 Contact: 1800-103-7766/customerservices@avivaindia.com

Intermediary Name: Intermediary License No.: **Intermediary Mobile No:**

Intermediary Code: Intermediary Telephone No.: Intermediary Email:

Aviva Signature Investment Plan-Platinum

Policy Document

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PART A-

Policy Preamble

This Policy Document evidences the contract of insurance between You and Us. Your Proposal Form is the basis of the insurance provided by Us. We will provide the benefits set out in this Policy subject to its terms and conditions.

Policy Schedule

I

We have entered into this Policy on the basis of the information provided by You in the Proposal Form, along with any other reports, documents and declarations received from You or on behalf for effecting a life insurance contract on the life of the Insured. This Policy Document is evidence of a contract of insurance between You and Us, which We have entered into in absolute good faith basis the information and representations furnished by You. We agree to pay the benefits under the Policy upon the Insured Event subject to the Policy terms.

Note: In this Policy, the investment risk in the investment portfolio is borne by the Policyholder

1. Policy Details	
Policy Number:	Plan Code:
Plan Name: Aviva Signature Investment Plan- Platinum	UIN: 122N151V01(The UIN number on first page is different)
Plan Type: A Unit Linked Non-Participating Individual Life Insurance Plan	Policy Classification:
2. Policyholder Details	3. Insured Details
Name:	Name:
Date of birth:	Date of birth:
Age:	Age:
Gender:	Gender:
Identity proof:	Identity proof:
Address:	Address:
Contact Number(s):	Contact Number(s):
Email Id:	Email Id:
Relationship with the Insured:	Whether Age admitted: (Yes/No):
4. Insurance Details	
Sum Assured	Rs.
Premium Payment Type	Regular Premium
Regular Premium	Rs.
Total payable	Rs.
Total number of Premiums payable	
Premium Frequency	
Premium Payment Term	
Annualized Premium*	Rs.
Policy Commencement Date/Date of Inception of Policy	/
Risk Commencement Date	
Policy Term	
Due date for payment of last Regular Premium	
Maturity Date	
*Applicable taxes will be payable by You at the prevailin responsible to pay or bear any new or additional tax or	ng rates. Tax laws are subject to change and You will be any changed amount of tax being made applicable/

imposed on the premium by a competent authority.

Aviva Signature Investment Plan-Platinum

Policy Document

5. Funds***									
(***Subject	t to change by	/ You in a	icco	ordance with t	he Policy Do	ocui	ment.)		
Fund 1 Name:	Fund 2 Name:	Fund 3 Name:		Fund 4 Name:	Fund 5 Name:	Na	ind 6 ame:	Fund 7 Name:	Fund 8 Name:
Proportion:	Proportion:	Proportio n:		Proportion:	Proportio n:	Proportion:		Proportion:	Proportion:
6. Nominatio	n Details (Und	ler sectio	n 3	9 of the Insura	nce Act 193	8, a	amended	I from time to	time)
6. Nomination Details (Under section 39 of the Insurance Act 1938, amended from time to time) Nominee(s) 1 Nominee(s) 2 Nominee(s) 3 Name: Name: Name: Percentage: Percentage: Percentage: Address: Address: Address: Age: Age: Age: Gender: Gender: Gender: Relationship with Nominee: Relationship with Nominee: Relationship with Nominee: Appointee (in case of minority of the Nominee) Name: Relationship with the Nominee: Relationship with the Nominee: Beneficiaries in case of insurance under the Married Women's Property Act, 1874									
Beneficiary 1 Name: Address:		N	lam	e ficiary 2 e: ess:			Benefi Name: Addres		
7. Any Specia	al Conditions	:							
8. Endorsem	ents, if any:								
9. Our Addre Aviva Life Ins Gurugram , Hary Authorized Sign	ss: surance Con ana - 122 016	npany In	dia	Ltd., 401-A, 4th	I Floor, Block	A, D	DLF Cyber	Park, Sector 20), NH-8,
Date:									

Place:

Note: On examination of this Schedule, if You notice any mistake/error in the information, this Policy is to be returned to Us for correction promptly.

Aviva Signature Investment Plan-Platinum

Policy Document

Part B- Definitions

A. Definitions

All capitalized terms in the Policy shall be ascribed the meaning as below:

- Age means age of the Insured at last birthday, as specified in the Schedule. 1.
- Annualized Premium means the premium amount payable in a year excluding taxes, rider premiums and 2. underwriting extra premium on riders, if any.
- Appointee means the person named as such in the Schedule to receive the Death Benefit and give a valid 3. discharge to Us on behalf of the Nominee in the event of death of the Insured when the Nominee is less than eighteen (18) years of Age.
- 4 Assignee is the person to whom the rights and benefits are transferred by virtue of an assignment
- 5. Assignment is the process of transferring the rights and benefits to an "Assignee" in accordance with the provisions of Section 38 of Insurance Act, 1938, as amended from time to time.
- 6. Business Day means days other than holidays where stock exchanges (excluding Muhurat trading day) with national wide terminals are open for trade (other than day on which exchanges are open for testing) or any day declared by the IRDAI as business day.
- Claimant means the Policyholder if he is different from the Insured or the Nominee (includes Appointee in case 7. Nominee is a minor) or Assignee or Beneficiary and where there is none, the person/s named in Your will or Your legal heirs, as the case may be.
- Complete Withdrawal means the surrender or termination of the Policy in accordance with Clause 4.1.4 and 8. Clause 4.3.5 of Part D.
- 9. Date of Complete Withdrawal means the date on which We receive Your notice for Complete Withdrawal of the Policy
- Date of Revival means the date on which the Policy is revived by Us as per Clause 4.2 and 4.4 of Part D of this 10. Policy Document.

Death Benefit means the amount which is payable in accordance with Clause 1 of Part C of this Policy Document. 11

- Discontinuance means the state of a Policy that could arise on account of surrender of the Policy or nonpayment of the Regular Premium due before the expiry the Grace Period.
- 13. Discontinuance Charge means the charge specified in Clause 1 of Part E of this Policy Document.
- Discontinuance Period is the period from the due date of first unpaid installment of the Regular Premium till the 14. Date of Revival or termination of the Policy.
- Discontinued Policy Fund means the segregated fund constituted by the fund value, as applicable, of all the linked insurance policies discontinued during lock-in period.
- Funds means the internal segregated unit linked funds established and managed by Us in accordance with 16. Clause 2 of Part E of this Policy Document.
- Fund Management Charge means charge specified in Clause 1 of Part E of this Policy Document. 17.
- Fund Value means the total number of Units pertaining to Regular Premium and Top Up Premium, if any, held 18. in the unit account multiplied by their respective NAV.
- 19. Grace Period means the time granted by Us from the due date for the payment of Regular Premium, without any penalty or late fee, during which time Your Policy is considered to be in-force with the risk cover without any interruption, as per the terms & conditions of the Policy. The Grace Period for payment of the Regular Premium shall be fifteen (15) days where the Policyholder pays the Premium on monthly basis and thirty (30) days in all other cases.
- 20. Insured means the person, named in the Schedule, on whose life this Policy is effected.
- 21. Insured Event means the Insured's death during the Policy Term.
- IRDA of India or IRDAI means Insurance Regulatory and Development Authority of India established under the 22. IRDA Act, 1999, as amended from time to time.
- Lock-In Period means the period of five consecutive completed years from the date of commencement of the 23.Policy, during which period the proceeds of the Policy cannot be paid by Us to the Policyholder or to the insured, as the case may be, except in the case of death or upon the happening of any other contingency covered under the policy.
- Maturity Benefit means the amount payable in accordance with Clause 2 of Part C of this Policy Document.

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- 25. **Maturity Date** means the date on which the Policy matures, as specified in the Schedule or revised Maturity Date in case extension of Policy Term option is exercised by You and duly endorsed by Us.
- 26. **Medical Practitioner** means a person who holds a valid registration from the Medical Council of any State of India or Medical Council of India or Council for Indian Medicine or for homeopathy setup by the Government of India or a State Government and is thereby entitled to practice medicine within its jurisdiction; and is acting within the scope and jurisdiction of his license. Medical Practitioner shall not include:
 - Your spouse, father (including step father), mother (including step mother), son (including step son), son's wife, daughter (including step daughter), daughter's husband, brother (including step brother) and sister (including step sister), or;
 - ii. You or the Insured
- 27. Mortality Charge means charge as specified in Clause 1 of Part E of this Policy Document.
- 28. Net Asset Value or NAV "Net asset value (NAV)" means the price per unit of the segregated fund...
- 29. **Nomination** is the process of nominating a person(s) in accordance with provisions of Section 39 of the Insurance Act, 1938 as amended from time to time.
- Nominee means the person named in the policy Schedule who has been nominated by You, in accordance with Section 39 of the Insurance Act, 1938, as amended from time to time to receive benefits in respect of this Policy.
- 31. **Policy** means the contract of insurance entered into between You and Us as evidenced by this Policy Document and also includes the Proposal Form.
- 32. Policy Administration Charge means the charge as specified in Clause 1 of Part E of this Policy Document.
- 33. Policy Anniversary means the annual anniversary of the Policy Commencement Date.
- 34. Policy Commencement Date or Date of Inception of Policy means the date on which the Policy commenced, as specified in the Schedule.
- 35. **Policy Document** means the present document evidencing the contract of insurance including the Schedule which has been issued on the basis of the Proposal Form, other representations and documents submitted by You and/or the Insured and the endorsements issued by Us and includes all of the above.
- 36. Policy Term means the period between the Policy Commencement Date and the Maturity Date.
- 37. **Policy Year** means a period of twelve months commencing on the Policy Commencement Date or any Policy Anniversary.
- 38. **Regular Premium** means the regular amount of the installment premium paid by You, mentioned in the Schedule which is payable by You to Us during the Premium Payment Term. This is exclusive of the applicable taxes.
- 39. **Regular Premium Unit Account** means the fund value pertaining to Regular Premiums
- 40. Premium Allocation Charge means the charge specified in Clause 1 of Part E of this Policy Document
- 41. **Premium Payment Term** means the period specified in the Schedule during which the Regular Premium is payable.
- 42. Proceeds of the Discontinued Policy Fund means the Fund Value as on the Date of Complete Withdrawal
- 43. Proposal Form means the completed and dated proposal form submitted by You to Us, including any declarations and statements annexed to it or submitted to Us in connection with the proposal for obtaining insurance cover under this Policy.
- 44. **Reduced Paid Up Policy** means a Policy where the Sum Assured is reduced in accordance with Clause 4.3 of Part D of this Policy Document.
- 45. Reduced Paid-up Sum Assured means the amount as calculated in accordance with Clause 4.3 of Part D of this Policy Document
- 46. **Revival** means revival of the Policy which has been discontinued due to non- payment of the due Regular Premiums as per the Policy terms.
- 47. Revival Period means the period of three consecutive complete years from the date of the first unpaid premium.
- Risk Commencement Date means the date given in the Schedule from which We accept the risk on the life of the Insured.
- 49. Schedule means the schedule (including any endorsements) which We have issued in connection with this Policy and, if more than one, then the latest in time.
- 50. Segregated Fund means funds earmarked under linked insurance business.
- 51. Sum Assured means the amount specified in the Schedule.

Aviva Signature Investment Plan-Platinum

Policy Document

Policy Document Aviva Life Insurance Company India Ltd.

- 52. **Surrender** means the Complete Withdrawal or voluntary termination of the Policy by You before the Maturity Date, subject to the terms and conditions governing the Policy.
- 53. **Surrender Value** means the amount payable, if any, that becomes payable in case of Surrender of the Policy in accordance with Part D of this Policy Document.
- 54. Top Up Premium is an amount that is paid voluntarily by the Policyholder besides contractual premium and is treated as single premium for all purposes..
- 55. Top Up Sum Assured means 1.25 times of all the Top Up Premium deposited by You from time to time.
- 56. Top-up Premium Unit Account means the fund value pertaining to Top-Up Premiums.
- 57. Total Premiums paid means total of all the premiums received under the base product including top-ups premium paid, if any.
- "Unit" means a specific portion or part of the underlying segregated linked fund which represents Policyholder's entitlement in such funds.
- 59. Valuation Date shall have the meaning ascribed to it in Clause 2.2 of Part D of this Policy Document.
- 60. We, Our or Us means the Aviva Life Insurance Company India Limited.
- 61. You or Your or Policyholder means the person named in the Schedule who has taken this Policy with Us.

Policy Interpretation

- Where appropriate, references to the singular include references to the plural, references to a gender include the
 other gender/s and reference to any statutory enactment includes any amendment to that enactment and
 reference to days means calendar days only unless stipulated to the contrary.
- Any capitalized term used and not defined herein shall have the same meaning as is ascribed to them under the Rider Policy Document, if Rider has been provided for and opted. In case of any common terms in the Rider Policy Document and this Policy Document, for the purpose of this Policy the meaning ascribed to such terms in this Policy Document shall prevail.

Policy Document

Part C - Benefits

1. Death Benefit:

- 1.1 Upon the occurrence of the Insured Event and provided that all due Regular Premiums have been received by Us, the Claimant shall receive the following amounts as Death Benefit:
 - 1.1.1 Base Sum Assured and
 - 1.1.2 Top-Up Sum Assured (if any) and
 - 1.1.3 Fund Value

Death Benefit shall be at least be 105% of the Total Premiums (Regular Premium and Top-Up Premiums, if any) received up to date of death

The Policy shall immediately and automatically terminate on the payment of the Death Benefit.

- 1.2 In the event that the Policy is converted to a Reduced Paid-Up Policy, the Claimant will receive Death Benefit as calculated under 4.3.4 of Part D.
- 1.3 Any charges recovered under Part E subsequent to the date of Insured Event shall also be payable by Us.
- 1.4 In addition to the above, payment of Death Benefit shall be done in accordance with the provisions of Clause 2 of Part F.

2. Maturity Benefit

- 2.1 If the Insured Event has not occurred and the Policy is in force on the Maturity Date, the Claimant who is the Policyholder/Assignee (if the Policy has been assigned) shall receive the Fund Value as at Maturity Date.
- 2.2 In the event that the Policy is converted to a Reduced Paid Up Policy, the Claimant will receive Maturity Benefit as calculated under Clause 4.3.6 of Part D.

3. Grace Period

This is time granted by Us to You from the due date for the payment of Regular Premium, without any penalty or late fee, during which time Your Policy is considered to be in-force with the risk cover without any interruption, as per the terms & conditions of the Policy. If We do not receive the Regular Premium in full on the due date then, We shall allow a Grace Period of fifteen (15) days where the Policyholder pays the premium on monthly basis and thirty (30) days in all other cases. If the Insured Event occurs during this Grace Period, We will pay the Death Benefit, as applicable.

4. Payment of Regular Premium

- 4.1 Regular Premiums shall be paid by You to Us in the amounts specified in the Schedule, at the Premium Frequency and for the Premium Payment Term. Regular Premium shall become due on every Policy Anniversary, if the Premium Frequency is annual.
- 4.2
- 4.3 If the Premium Frequency is half yearly or monthly, then the Regular Premium shall become due on the day corresponding with the Commencement Date in every half year or month respectively. If the corresponding day does not exist in a particular month, then the last day of that month shall be deemed to be the due date. We will not accept any part payment of the Regular Premium due.
- 4.4 If We do not receive the Regular Premium in full on due date then, We shall allow a Grace Period for You to pay the unpaid Regular Premium to Us. If the Insured Event occurs during the Grace Period then We shall pay the benefits as per Clause 3 of Part C.
- 4.5 You may alter the premium Frequency on any Policy Anniversary provided that Your request for the change in premium Frequency is received by Us at least 10 days prior to the effective Policy Anniversary.

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Part D

1. Free Look

You have an option to return this Policy for cancellation at any time within the first thirty (30) days of receipt of this Policy, if You disagree with this Policy. You can return this Policy by submitting to Us the original Policy Document and a written request stating the reasons for the return.

Once We receive these documents, We will refund the Fund Value as on the date of cancellation plus the un-allocated Premium plus the charges deducted by cancellation of Units, subject only to a deduction of the expenses incurred by Us on medical examination, if any, proportionate risk charge for the period of cover and stamp duty charges.

2. Operation of Funds:

2.1 Unit Allocation

- 2.1.1 Units will be redeemed or created at their NAV on the date of redemption or creation of those Units.
- 2.1.2 Any Regular Premium received by Us in advance of the Regular Premium due date shall be invested in the Funds only on the due date and no interest will be payable in this regard.
- 2.1.3 Subject to the regulations of the IRDAI, receipt of Regular Premium or valid requests for unit switching or benefit payments (excluding outstation cheques or demand drafts) received at Our address specified in the Schedule or at any of Our branch offices:
 - 2.1.3.1 at or before 3:00 p.m. on a Business Day will be processed at the closing NAV on that day; and
 - 2.1.3.2 after 3:00 p.m. on a Business Day will be processed at the closing NAV on the next business day,

unless in either case the payment comprises outstation cheques or demand drafts, in which case the payment will be processed at the closing NAV on the day of realization.

2.2 Valuation of Funds, NAV & Charges

- 2.2.1 We will deduct the Policy charges specified under Part E of this Policy Document, as may be applicable, from the Unit account.
- 2.2.2 The NAV of the Units of each Fund shall be determined daily as per the regulations/guidelines issued by the IRDAI (the "Valuation Date"). As per the current regulations/guidelines issued by the IRDAI, We will determine the NAV of each Fund daily as per the following formula:

Market value of investment held by the Fund + Value of Current assets – (Value of Current Liabilities and Provisions, if any)

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

The NAV of a Fund will be rounded by not less than three (3) decimal places, or as prescribed by IRDAI from time to time.

2.2.3 We will make all decisions about the selection and valuation of the assets to which a Fund is referenced.

2.3 Force Majure

- 2.3.1 We shall value the Funds (SFIN) on each Business Day for which the financial markets are open. However, We may value the SFIN less frequently in extreme circumstances external to Us i.e. in force majeure events, where the value of the assets is too uncertain. In such circumstances, We may defer the valuation of assets for up to 30 days until We are certain that the valuation of SFIN can be resumed.
- 2.3.2 We shall inform IRDAI of such deferment in the valuation of assets. During the continuance of the force majeure events, all request for servicing the policy including policy related payment shall be kept in abeyance.

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2.3.3 We shall continue to invest as per the fund mandates submitted by Us to IRDAI. However, We shall reserve the right to change the exposure of all or any part of the Fund to money market instruments in circumstances mentioned under Clauses 2.3.1 and 2.3.2 above. The exposure to of the Fund as per the fund mandates by Us to IRDAI shall be reinstated within reasonable timelines once the force majeure situation ends.

Few examples of such force majeure circumstances are:

- i. when one or more stock exchanges which provide a basis for valuation of the assets of the fund are closed otherwise than for ordinary holidays,
- ii. when, as a result of political, economic, monetary or any circumstances which are not under Our control, the disposal of the assets of the fund would be detrimental to the interests of the continuing Policyholders.
- iii. in the event of natural calamities, strikes, war, civil unrest, riots and bandhs.
- iv. in the event of any force majeure or disaster that affects Our normal functioning.
- 2.3.4 In such force <u>majeure</u> events, intimation shall be uploaded on Our website for information. You are requested to check Our website from time to time.

3. Fund Options

3.1 Switches

- 3.1.1 You may switch Units between available Funds at any time by informing Us in writing of the switch proposed to be made. At Your request for a switch from one Fund to another, We will cancel Units of equal amount from the Fund from which the Units are to be switched at the NAV of that Fund and the amount will be used to create Units in the Fund in which the amount is to be switched at the NAV of that Fund.
- 3.1.2 All switches in a Policy Year shall be free of any Switching Charge_ specified in Part E of this Policy Document.
- 3.1.3 The Unit Switches shall be allowed only in those Funds which are available for investment under the Policy.
- 3.1.4 The Unit Switch shall be affected at the NAV as per the conditions provided in abovementioned Clause 2.1.

3.2 Premium Redirection

Premiums received under the Policy are allocated to the Funds specified in the Schedule and in the proportion specified in the Schedule. You may request a premium re-direction by changing the allocation proportion of renewal premium under the Policy in any Policy Year by informing Us in writing of the changes You wish to make. The changed allocation proportion will only apply to Regular Premiums received after We are satisfied that the proposed change is in line with Our rules applicable at that time.

3.3 Partial Withdrawal

- 3.3.1 After the expiry of the Lock-in-Period and provided that the Insured has attained the Age of eighteen (18) years, You may make up to four (4) partial withdrawals in a Policy Year by giving Us a written request including details of the partial withdrawal requested. The minimum amount of a partial withdrawal is Rs. 5,000. Un-availed partial withdrawals in a Policy Year shall not be carried forward to the next Policy Year.
- 3.3.2 The proposed partial withdrawal will first be met from the cancellation of Units pertaining to Top Up Premium (if any).
- 3.3.3 If no Units pertaining to Top Up Premium are available or if available, their value is less than the proposed amount of the partial withdrawal, then any shortfall between the amount of the proposed partial withdrawal and the sum realized from the cancellation of Units pertaining to Top Up Premium may be met by cancelling Units pertaining to Premium. Any partial withdrawal from Units pertaining to Premium shall only be allowed to the extent that the value of the Units pertaining to Premium, after the proposed partial withdrawal, does not fall below an amount equivalent to 2 times the first Policy Year Annualized Premium.
- 3.3.4 Units will be cancelled at their NAV from the respective Fund as per the unit encashment conditions as prescribed by IRDAI from time to time.
- 3.3.5 Partial withdrawals which result in termination of the Policy shall not be allowed.

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3.4 Systematic Partial Withdrawal

- 3.4.1 After the commencement of the sixth (6th) Policy Year and before the commencement of the last three (3) Policy Years prior to the Maturity Date, You may opt for the systematic partial withdrawal option.
- 3.4.2 Under this option, a fixed percentage of Fund Value pertaining to Premium at the time of start of systematic partial withdrawal shall be payable to You as structured payouts out of Your Unit Account subject to following conditions:
- 3.4.2.1 The minimum Fund Value at the time of start of systematic partial withdrawal should at least be Rupees Five Lakhs (Rs. 5,00,000).
- 3.4.2.2The payout term should be any whole number from 3 to outstanding Policy Term.
- 3.4.2.3 During the payout term, all investment risks shall continue to be borne by You.
- 3.4.2.4 Payout frequency available is yearly, half-yearly, quarterly and monthly.
- 3.4.2.5 You may choose to receive the payouts either through direct credit/ NEFT/ cheque. Please note that payment through cheque is available only for yearly and half yearly payout frequency.
- 3.4.2.6 All the payments shall be made in arrears
- 3.4.2.7 If at any time, during the payout term, the Fund Value pertaining to Premium falls below 2 times the first Policy Year Annualized Premium, then the systematic partial withdrawal will be discontinued immediately and automatically, and the Policy will continue as per the existing terms and conditions.
- 3.4.3 In order to exercise this option, You will have to send Us a written request at least fifteen (15) days prior to the month from which You intend to start the systematic partial withdrawal option specifying the payout term (a whole number greater than or equal to three (3) years and less than the number of the Policy Years in the remainder of the Policy Term), payout amount and payout frequency. The payout amount may be any amount between twenty five hundredths percent (0.25%) to one percent (1%) of the Fund Value per month multiplied by the payout frequency opted by You subject to a minimum of Rupees Fifteen Thousand (Rs. 15,000) per annum.
- 3.4.4 This option shall be effective from the date that We have issued an endorsement to the Schedule specifying the payout term, payout frequency, mode and payout amount for the systematic partial withdrawal option.
- 3.4.5 You may discontinue or recommence this option at any time during the Policy Term, subject to the provisions above.

3.5 <u>Top Up</u>

- 3.5.1 Payment of Top-Up Premium under the Policy shall be allowed during the Policy Term subject to the following:
 - 3.5.1.1 All the due installments of Premium till the date of the payment of the Top Up Premium have been received in full.
 - 3.5.1.2 Minimum Top-Up premium allowed is Rs. 10,000/- . At any point of time during the Policy Term, the total Top Up Premium received by Us shall not exceed the sum total of the Premium paid by You till that point of time.
 - 3.5.1.3 No Top up Premium shall be accepted in the last 5 Policy Years of the Policy Term.
 - 3.5.1.4 Every Top Up Premium is subject to a lock-in-period of 5 years from the date of payment of each Top Up Premium, except in case of complete surrender of the policy.
- 3.5.2 You may specify different proportion of Funds into which the Top Up Premium should be invested. If You do not specify the allocation proportion at the time of making the Top Up Premium, the allocation proportion for Top Up Premium will be the same as applicable for Premium.
- 3.5.3 Top Up Sum Assured shall be 1.25 times the Top-Up Premium.

3.6 <u>Loan</u>

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Policy Document

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No loans are available under this Policy.

4. Discontinuance, Surrender, Revival and Reduced Paid-up Value

A. During Lock-In Period

4.1 Policy Discontinuance Within The Lock-In Period

- 4.1.1 If We do not receive the Regular Premium in full before the expiry of the Grace Period and such default takes place within the Lock-In Period, We will credit the Fund Value in the Discontinued Policy Fund after deducting the applicable Discontinuance Charge and the risk cover and rider cover/optional cover, if any, shall cease with immediate effect. On such discontinuance, We will communicate the status of Your Policy, within three months of the first unpaid Regular Premium and provide You the option to revive the Policy within the Revival Period.
- 4.1.2 In the event You opt to revive Your Policy but do not do so during the Revival Period, the Proceeds of the Discontinued Policy Fund shall be paid to You at the end of the Revival Period or Lock-In Period, whichever is later.

In respect of Revival Period ending after Lock-In Period, Your Policy will remain in Discontinued Policy Fund till the end of Revival Period. The Discontinued Policy Fund Management Charge will be applicable during this period and no other charges will be applied.

- 4.1.3 In the event You do not exercise the option as set out above, the Policy shall continue without any risk cover and rider/optional cover, if any, and the Funds shall remain invested in the Discontinued Policy Fund. The Proceeds of the Discontinued Policy Fund shall be paid to the You and the Policy shall terminate at the end of the Lock-in Period.
- 4.1.4 If You Surrender the Policy, Proceeds of the Discontinued Policy Fund shall be payable at the end of Lock-in Period or date of Surrender, whichever is later.

4.2 Revival Of Discontinued Policy During Lock-In-Period -

- 4.2.1 In the event You revive the Policy within the Revival Period (3 years), the Policy shall be revived restoring the risk cover, along with the investments made in the segregated funds as chosen by You out of the Discontinued Policy Fund. Applicable charges in accordance with Part E will be deducted from the Discontinued Policy Fund.
- 4.2.2 At the time of Revival We:
 - 4.2.2.1 shall collect all due and unpaid Regular Premiums without charging any interest or fee.
 - 4.2.2.2shall levy Policy Administration Charge and Premium Allocation Charge as applicable during the Discontinuance Period. Guarantee charges, if applicable during the Discontinuance Period, shall be deducted provided the guarantee continues to be applicable. No other charges will be levied.
 - 4.2.2.3 shall add back to the Funds, the Discontinuance Charge deducted at the time of discontinuance of the Policy.
- 4.2.3 Once a discontinued policy is revived then all applicable charges in accordance with Part E shall be levied from time to time.

B. After Lock-In Period

- 4.3 Policy Discontinuance after the Lock-in-Period
 - 4.3.1 If the Regular Premium is not received in full by Us before the expiry of the Grace Period and such default occurs after the Lock-In-Period, Your Policy shall be converted into a Reduced Paid Up Policy with the Reduced Paid-Up Sum Assured i.e.

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Reduced Paid-Up Sum Assured= Sum Assured x Number of Premiums Received/ Total Number of Premiums Payable under the Policy.

All charges in accordance with Part E of this Policy Document shall be deducted during the Revival Period. However, the Mortality Charge shall be deducted based on the Reduced Paid-up Sum Assured only. On such discontinuance, We will communicate the status of Your Policy, within three months of the first unpaid Regular Premium and provide You the option to:

- 4.3.1.1 Revive the Policy within the Revival Period; or
- 4.3.1.2 Complete Withdrawal i.e Surrender from the Policy.
- 4.3.2 In the event You opt to revive Your Policy but do not do so during the Revival Period, the Fund Value shall be paid to You at the end of the Revival Period.
- 4.3.3 In the event You do not exercise any option as set out above, Your Policy shall continue to be in reduced paid up status. At the end of the Revival Period the proceeds of the Funds will be paid to You and the Policy shall terminate.
- 4.3.4 In the event that the Insured Event occurs when the Policy is converted to a Reduced Paid-Up Policy, the Claimant shall receive the following amounts as Death Benefit:
 - 4.3.4.1 Paid Up Sum Assured and
 - 4.3.4.2 Top-Up Sum Assured (if any) and
 - 4.3.4.3 Fund Value

Death Benefit shall be at least be 105% of the Total Premiums (Regular Premium and Top-Up Premiums, if any) received up to the date of death

The Policy shall immediately and automatically terminate on the payment of the above Death Benefit.

- 4.3.5 If You Surrender the Policy, We will pay the proceeds of the Fund Value to You.
- 4.3.6 If the Insured Event has not occurred upto the Maturity Date and the Policy is converted to a Reduce Paid Up Policy, the Claimant who is the Policyholder/Assignee (if the Policy has been assigned) shall shall receive the Fund Value as at Maturity Date:

4.4 Revival of a Discontinued Policy after Lock-In Period -

- 4.4.1 If You choose to revive the Policy within the Revival Period, then You may revive the Policy at any time during the Revival Period by giving Us written notice, provided that:
 - 4.4.1.1 You provide Us at Your expense, satisfactory evidence of insurability of the Insured in accordance with Our board approved underwriting policy. We further may obtain additional information before reviving the Policy and also reserve the right to decline Revival of the Policy or impose additional Mortality Charges;
 - 4.4.1.2 We receive the due Regular Premium in full along with applicable charges in accordance with Part E.
- 4.4.2 At the time of Revival We:
 - 4.4.2.1 shall collect all due and unpaid Regular Premiums without charging any interest or fee
 - 4.4.2.2 shall levy Premium Allocation Charge in accordance with Part E. Guarantee charges, if any, in accordance with part E, shall be deducted if guarantee continues to be applicable.
 - 4.4.2.3 No other charges shall be levied
- 4.4.3 Rider, if any, may also be revived by You subject to Our board approved underwriting policy. 4.4.4 Once a Paid Up Policy is revived then all applicable charges in accordance with Part E shall
- be levied from time to time as long as the Policy remains in-force for full risk cover.

5. Systematic Transfer Plan (STP)

5.1 STP facilitates the switching of Units from the Protector Fund–II to the Enhancer Fund–II during the Policy Term except during the last two (2) Policy Years. During the last two (2)

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Policy Years, the Units in the Enhancer Fund-II shall be automatically switched back to the Protector Fund–II in accordance with the provisions below:

- 5.1.1 This option is available to You with Annual Premium Frequency only.
- 5.1.2 This option is available to You provided that at least 10% of Premiums is allocated to the Protector Fund II.
- 5.1.3 Subject to Our applicable rules for STP, You may at any time before the commencement of the last three (3) Policy Years of the Policy Term (i.e. the last thirty six (36) months of the Policy Term) opt for STP, by giving Us a written notice at least thirty (30) days prior to the Policy Anniversary from which this option is proposed to be effected.
- 5.1.4 Under this option, You may choose between a monthly or a weekly STP and on each monthly/weekly anniversary of the Policy Anniversary from which STP commenced.
- 5.1.5 Units from the Protector Fund-II shall be switched automatically into the Enhancer Fund-II during the full Policy Year in the following manner:
- 5.1.6 If You have opted for a monthly STP, then:

Duration completed from the last Policy Anniversary	Units to be switched from the Protector Fund-II to the Enhancer Fund-II
Month 1	1/12 th of the Units available at the end of Month 1
Month 2	1/11 th of the Units available at the end of Month 2
Month 6	1/7 th of the Units available at the end of Month 6
Month 11	1/2 of the Units available at the end of Month 11
Month 12	Balance Units available at the end of Month 12

5.1.7 If You have opted for a weekly STP, then:

Duration completed from the last Policy Anniversary	Units to be switched from the Protector Fund-II to the Enhancer Fund-II
Week 1	1/52 nd of the Units available at the end of Week 1
Week 2	1/51 st of the Units available at the end of Week 2
Week 26	$1/27^{th}$ of the Units available at the end of Week 26
Week 51	1/2 of the Units available at the end of Week 51
Week 52	Balance Units available at the end of Week 52

5.1.8 Notwithstanding the provisions of Article 6.1.2, if the STP is in force, then, during the last two (2) Policy Years of the Policy Term (i.e. the last twenty four (24) months of the Policy Term), the following proportion of the Units in the Enhancer Fund-II shall be switched automatically from the Enhancer Fund-II into the Protector Fund-II on a monthly basis irrespective of whether a monthly or weekly STP has been chosen:

Duration completed from the last Policy Anniversary	Units to be switched from the Enhancer Fund-II to the Protector Fund-II
Month 1	1/24 th of the Units available at the start of 24 th month before the Maturity Date.
Month 2	1/23 th of the Units available at the start of 23 th month before the Maturity Date.
Month 12	1/13 th of the Units available at the start of 12 th month before the Maturity Date.
Month 23	1/2 of the Units available at the start of 2 nd month before the Maturity Date.
Month 24	Balance Units available at the start of last month before the Maturity Date.

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- 5.2 All the 12/52 automatic switches in a Policy Year will be free of cost.
- 5.3 You may discontinue the STP by giving Us a written notice at least thirty (30) days prior to any Policy Anniversary from which You wish to discontinue STP.
- 5.4 You may at any time resume the STP by giving Us a written notice of atleast thirty (30) days prior to the Policy Anniversary from which You wish to recommence the STP.
- 5.5 All the switches carried out under the STP Plan will be free of cost and the conditions applicable for normal switches shall not be applicable to these switches.
- 5.6 No other switches into or from the Protector Fund-II shall be allowed while the STP is applicable. No other switches into or from the Enhancer Fund-II will be allowed in the last two (2) Policy Years of the Policy Term, if the STP is applicable.
- 5.7 If the Fund Value is transferred to the Discontinued Policy Fund while the STP option is in force under the Policy, the STP option will be immediately and automatically cancelled. You may opt to re-commence the STP option after the Policy has been validly revived.

6. RetireSafe

To ensure that short term market volatility does not affect the accumulated savings, Company has introduced RetireSafe strategy where the units in all the funds shall be systematically transferred to BOND-II Fund from all other existing funds, if any.

The transfer of the units shall be done in 12 quarterly tranches during the last 12 quarters before the maturity date.

No switching shall be allowed from the BOND-II fund to any other fund in the last 12 quarters of the Policy tenure.

In case STP is opted with annual mode of premium payment, RetireSafe shall be cancelled.

The Policyholder has option to choose RetireSafe either at inception of the policy or at least 42 months before the date of Maturity.

Units present in fund other than BOND-II will be switched into the BOND-II in the beginning of every quarterly anniversary of policy, where the first switch will happen on 36 months before Maturity Date. Switches shall be done in the manner explained in below table:

Time Period	Units to be switched to Bond-II Fund
36 th month from	1/12 th of the units available in other than BOND-II
Maturity Date	fund at the beginning of period.
33 rd month from	1/11th of the units available in other than BOND-II
Maturity Date	fund at the beginning of period.
18 th Month from	1/6 th of the units available in other than BOND-II
Maturity Date	fund at the beginning of period.
6 th Month from	1/2 of the units available in other than BOND-II
Maturity Date	fund at the beginning of period.
3 rd Month from	Balance units available in the fund at the
Maturity Date	beginning of the period

7. Vesting of Policy

7.1 If the Insured is less than Age 18 on the Policy Commencement Date then, immediately and automatically upon the Insured attaining Age 18:

- 7.1.1 The Policy shall vest in the Insured;
- 7.1.2 The Insured shall solely become entitled to exercise any and all rights of the Policyholder in relation to the Policy; and

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7.1.3 The Insured shall solely become obliged to accept and discharge any and all obligations of the Policyholder under this Policy.

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 7.2 If You die when the Insured is less than Age 18, the Policy shall, on the submission of the necessary application and supporting documents as required by Us, vest in the surviving parent/legal guardian of the Insured.
 - 7.3 The risk under the Policy on the life of the Insured shall commence immediately on the Policy Commencement Date even if the Insured is less than Age 18 on the Policy Commencement Date.

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1. Applicable Charges

The charges which shall be levied under the Policy from time to time are provided in the table below.

Name and Nature of Charge	Rates Applicable	Maximu m charge limit
 Premium Allocation Charge: This is a percentage of the Premium appropriated towards charges from the Premium received. This is a charge levied at the time of receipt of Premium. 	Nil	No Change
2) Policy Administratio		No Change
n Charge:	Policy Administration Charge (per month)	
This is a charge levied	Year Regular Premium Policy	
at the beginning of each policy month from	1-5 0.15% of Annualized Premium subject to maximum of Rs. 500 per month	
the Unit Account by cancelling Units for equivalent amount.	6 0.35% of Annualized Premium subject to maximum of Rs. 500 per month	
Policy Administratio n Charge is applicable throughout the Policy Term.		

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Name and Nature of Charge Maximum	Policy Document Aviva Life Insurance Co	ment Fran-Fraundin – A Onit Linked Non Fantcipating individual Life insurance Fran	
Charge: Regular Premium Unit Account Change This is the foot of life A= Higher of i) Base Sum Assured Plus Fund Value pertaining to Regular Premium and ii) 105% of Regular Premiums paid A= Higher of i) Base Sum Assured Plus Fund Value pertaining to Regular Premium and ii) 105% of Regular Premium spaid B= Fund Value pertaining to Regular Premium D= Fund Value pertaining to Regular Premium Def Premium Value Pertaining to Regular Pertaining to	Name and Nature of		m charge
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Name and Nature of Charge 6) Surrender or Discontinuan	The Discontinua Premium on the		cable on Units pertaining to the Regular ears, Premiums paid and the Date of	Maximu m charge limit No Change
ce Charge This charge is expressed either as a percentage of the Fund or Annualised Premium.	Where the Policy is discontinued during the Policy Year 1 st 2 nd 3 rd		nuance Charge Discontinuance Charges for the policies having Annualized Premium above Rs. 50,000/- Lower of 6% of (Annualized Premium or Fund Value) subject to a maximum of Rs.6,000 Lower of 4% of (Annualized Premium or Fund Value) subject to a maximum of Rs.6,000 Lower of 4% of (Annualized Premium or Fund Value) subject to a maximum of Rs.5,000 Lower of 3% of (Annualized Premium or Fund Value) subject to a maximum of Rs.4,000 Lower of 2% of (Annualized Premium or Fund Value) subject to a maximum of Rs.4,000 Lower of 2% of (Annualized Premium or Fund Value) subject to a maximum of Rs.4,000	
	5 th and onwards		Nil	
7) Discontinuan ce Charge on Units pertaining to Top Up Premium		Nil		Nil
8) Partial Withdrawal Charge	Nil			Nil
9) Miscellaneou s Charge This charge is expressed as a flat amount.		None		No change

Applicable taxes as notified by the Government from time will be applicable on above charges and will be made by redemption of Units from the policy unit account.

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2. Fund Options

- 2.1 Subject to the approval of the IRDAI, We reserve the right to add, close or amend any Fund or its investment objectives. We shall send You details of any change We may decide to make at least one (1) month prior to such change becoming effective.
- 2.2 Units are a proportionate part of a Fund and will be created in a Fund when assets of an equivalent value are added to the portfolio of assets to which the Fund is referenced. The unit account, the Units and the allocation of Units to the unit account are notional and are designed for the sole purpose of determining the benefits under the Policy.
- 2.3 Assets may only be withdrawn from the portfolio of assets to which the Fund is referenced when Units of equal value to those assets are redeemed in the Fund. Income received from assets referenced to a Fund will be added to these assets. The amount after allowing for applicable tax, if any, will alter the value of each existing unit of the respective Fund.
- 2.4 We do not guarantee the price or value of the Units. The price or value of any Unit and Fund will fluctuate depending upon the performance of the underlying assets. The assets and any income arising from these assets shall remain Our property at all times. The Policy does not confer on You or any other person any title to or any beneficial interest in any of Our assets, or to any income from these assets.
- 2.5 You will have the option to invest in any of the following eight Funds in the proportion desired by You.
- 2.6 The investment pattern of these eight Funds will be as under:

Fund Name	Investment Objective	Investment Pattern	Risk Profile
Balanced Fund-II [SFIN: ULIF01508/01/2010LIBALAN-II122]:	To generate a balance of capital growth and steady returns.	Debt (25%- 100%) MM (0%- 40%)	Medium
Bond Fund-II [SFIN: ULIF01608/01/2010LIFDEBT-II122]:	To generate a steady income through investment in high quality fixed income securities.	Debt (60%- 100%) MM (0%- 40%)	Low
Enhancer Fund-II [SFIN: ULIF01708/01/2010LIFENHN-II122]:	To provide aggressive, long term capital growth with high equity exposure.	Debt (0%- 40%) MM (0%-40% Equity (60%- 100%)	High
Growth Fund-II [SFIN: ULIF01808/01/2010LIGROWT-II122]:	To generate long term capital appreciation with high equity exposure.	Debt (0%- 50%); MM (0%- 40%) Equity (30%- 85%)	High
Infrastructure Fund [SFIN: ULIF01908/01/2010LIFEINFRAF122]:	To generate steady returns through investment in infrastructure and related equities.	Debt (0%- 40%) MM (0%- 40%)	High
Protector Fund-II [SFIN: ULIF02108/01/2010LIPROTE-II122]:	To generate steady returns with a minimum exposure to equities.	Debt (25%- 100%) MM (0%-40%) Equity (0%- 20%)	Low
PSU Fund [SFIN: ULIF02208/01/2010LIFEPSUFND122]:	To generate steady returns through investment in PSUs and related equities.	Debt (0%-40%) MM (0%-40%) Equity (60%- 100%)	High

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Fund Name	Investment Objective	Investment Pattern	Risk Profile
MidCap Fund [SFIN: ULIF03323/01/2024LIFEMIDCAP122]:	To generate long term capital appreciation from a portfolio that is invested predominantly in Mid Cap Equity and Mid Cap Equity	Debt (0%-40%) MM (0%-40%) Equity (60%- 100%)	High

MM stands for money market and other cash instruments.

Minimum and maximum limits on asset categories, as above, have been determined to have the investment flexibility in the Fund to take the advantage of investment opportunities vis-à-vis risks involved.

Investment Pattern of Discontinued Policy Fund:

The investment pattern for the Discontinued Policy Fund, as mentioned in Part D, will be as follows.

Fund name	Investment objective	Asset	Risk
Discontinued Policy Fund [SFIN: ULIF03127/01/2011LIDISCPLCY122]	To provide a minimum guaranteed rate as prescribed by IRDA of India from time to time.	MM : 0 to 40% Government Securities: 60% to 100%	Low

The Discontinued Policy Fund Management Charge will be 0.50% of the value of assets underlying the Fund per annum or as per the guidelines issued by IRDAI from time to time.

The interest rate applicable to the Discontinued Policy Fund shall be subject to minimum guaranteed interest rate prescribed by IRDAI from time to time. The minimum guaranteed rate of interest applicable to the Discontinued Policy Fund at the time of Policy Commencement Date is 4% per annum. The excess income earned in the Discontinued Policy Fund over and above minimum guaranteed interest rate shall also be apportioned to the Discontinued Policy fund.

Part F

General Terms & Conditions

1. When to Claim

1.1 In case of a claim, We need to be notified immediately.

 How to Notify a Death Claim to Us It is a condition precedent to Our liability to make payment that:

Affirmative proof of death and any appropriate documents as required by Us must be completed and furnished to Us within ninety (90) days from the occurrence of the Insured Event, unless specified otherwise. However, a notification of claim received after ninety (90) days may be accepted, if the Claimant proves to Our satisfaction that there was delay for reasons beyond the control of the Claimant.

Upon the occurrence of the Insured Event during the Policy Term the Claimant should contact us along with the following documents in order to enable Us establish the fact of, date of, circumstances relating to and cause of the Insured's death and/or Our liability in respect of it, including but not limited to: Original or certified copy of the death certificate issued by the municipal authorities.

b) Original Policy Document.

- c) Our claim form duly completed, signed by the claimant and attested by the authorities as mentioned in the claim form.
- d) Certified proof of cause of death of the Insured Commented [NK6]: Claim team should verify this. a Medical Practitioner.
- Duly certified Copy of cancelled cheque/pass book having details of bank account number, IFSC and name of claimant
- f) Last medical attendant/ Medical Practitioner's report, if applicable.
- g) Employer's questionnaire, if applicable.
- Medical records including discharge/death summary related to admission to a hospital/medical facility or consultation with a Medical Practitioner within the last Five (5) years.
- Identification proof of the Nominee and Appointee (if applicable) issued by a governmental authority.
- Documentary proof, which establishes the Nominee and Appointee's relationship with the Insured.
- Address proof of the claimant for the address mentioned in the claim form.
 - If the death of the Insured was caused due to unnatural or non- medical reasons, in addition to the above documents the following additional documents also need to be submitted to Us:

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a)

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- Certified copies of First Information Report (FIR), Post Mortem Report (PMR), Final Police Inquest Report (FPIR).
- Newspaper articles/ cutting, if any.

How to notify a Maturity Claim to Us.

- For payment of Maturity Benefit, You will give us information and/ or documentation that We 2.4 may request in order to establish the fact of Our liability in respect of it, including but not limited to:
 - Original Policy Document. a.
 - Payout form duly filled in by You and/or the b. assignee, if any.
 - c. Your and/or the assignee's (if any) identification proof issued by a governmental authority. d Your and/or the assignee's (if any) address
 - proof. Cancelled cheque for National Electronic Funds e.
 - Transfer(NEFT) payment issued by You and/or the assignee (if any).

Who We will pay the Benefit 3.

We will pay the benefit to the Claimant/Policyholder 31 (as the case may be) subject to the terms of the Policy.

How We will pay the Benefit 4.

All payments under the Policy will be made within 4.1 India and in Indian rupees and will be subject to prevailing tax laws.

5. Nomination

Nomination of the Nominee(s) under the Policy should be in accordance with the provisions of 5.1 Section 39 of the Insurance Act, 1938. A leaflet containing the simplified version of Section 39 is enclosed in Annexure - 2.

6. Assignment

Assignment of the Policy should be in accordance 6.1 with the provisions of Section 38 of the Insurance Act, 1938. A leaflet containing the simplified version of Section 38 is enclosed in Annexure - 3

7. Inform Us in case of Loss of the Policy

In case of loss or destruction of this Policy 7.1 Document, please write to Us. We will issue a duplicate Policy Document upon receipt of: a) an affidavit; b) indemnity bond; and c) nominal fee prescribed by Us (if any). The issuance of a duplicate Policy Document will not affect the free look provisions stated under Part D above. A fee of INR Rs. 250/- (two hundred fifty) plus applicable taxes for issuance of duplicate Policy Document shall be applicable.

8. Fraud, Misrepresentation and Forfeiture

Fraud, misrepresentation and forfeiture would be 8.1

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dealt with in accordance with provisions of Section 45 of the Insurance Act, 1938. A leaflet containing simplified version of Section 45 is enclosed in Annexure – 1.

Disclosure of Correct Age 9.

91 The Premium has been calculated basis the age of the Insured as declared in the Proposal Form. If during the Policy Term the Insured's age is found to be higher than the age declared, We reserve the right to cancel the Policy. However, upon Your specific written request, We may consider continuing the Policy on revised terms, which may include payment of enhanced premium and/or reduced benefits payable under the Policy. If the Insured's age is found to be such that he is not eligible for the Policy We shall cancel the Policy.

Entire Contract 10.

10.1 The Policy Document constitutes the entire contract of insurance between You and Us. We may amend the Policy if We consider this to be either necessary or desirable, but agree not to do so without prior consent of the IRDAI. Any amendment to the Policy will be evidenced by and effective from the date of an endorsement on the Schedule.

11. **Governing Law & Jurisdiction**

This Policy shall be governed by Indian laws. Any 11.1 disputes or differences arising out of or under this Policy shall be subject to the jurisdiction of Indian Courts.

Notices & Correspondence 12.

- 12.1 All notices and correspondence should be sent in writing to Our address specified in the Schedule or at any of Our branch offices
- We will send You the Policy Document and any 12.2 other correspondence relating to servicing or administration of the Policy through speed post or courier or any other legally recognized mode of communication (including email), at the address and registered email id provided in the Schedule. You or Your Claimant must inform Us of change in address (including any change in registered email id), failing which We will continue to correspond at the last recorded address and shall not be held liable in any manner for any losses or damages suffered by You or Your Claimant due to the above.

13. Taxation

- 13.1 You need to pay all applicable taxes, over and above the Premium, fees and charges payable by You.
- We will deduct any applicable taxes, cess or levies, as may be in force from time to time from 13.2 any amounts payable by Us to You. We do not offer any tax advice or consultancy and You are advised to seek the opinion from Your tax advisor in relation to the applicable tax benefits and liabilities. We do not hold any responsibility for Your and/or the Claimant's claim to any deduction/s under the tax laws for any amounts

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contributed or accrued/received under this Policy. Tax benefits and liabilities under the Policy are subject to prevailing tax laws.

14. Termination

This Policy will immediately and automatically terminate on the earliest of:

- 14.1 return of the Policy under the Free Look option, subject to refund stipulated in Clause 1 of Part D;
- 14.2 occurrence of the Insured Event and upon payment
- or repudiation of a claim; 14.3 On the payment of the Surrender Value, if any;
- 14.4 On the Maturity Date.
- 14.5 For Policy discontinued before completion of Lock-in Period: The date on which the Proceeds of the Discontinued Policy Fund are paid after the completion of the Lock-in Period or expiry of Revival Period whichever is later.
- 14.6 For Policy discontinued after completion of Lock-in Period: Unless You have opted for converting the Policy to Reduced Paid-up Policy, the date on which the Fund Value is paid in accordance with Clause 5.3 of Part D.

15. Suicide Exclusion

- 15.1 If the Insured commits suicide, for any reason whatsoever, within twelve (12) months of the Risk Commencement Date or from the date of Revival of the Policy, the Nominee/ beneficiary shall be entitled to the Fund Value, as available on the date of intimation of the Insured Event.
- 15.2 Any charges (other than Fund Management Charges and guarantee charges, if any) recovered subsequent to the date of the Insured Event shall be added back to the Fund Value as available on the date of intimation of the Insured Event.
- 15.3 The Policy will terminate after the payment of the said Fund Value.

Commented [NK7]: Pls check with relevant clause of policy.

Policy Document

Part G Grievance Redressal Mechanism

1. **Customer Service Assistance**

- 1.1. For any query, complaint or grievance relating to the Policy You can:
 - a) call Us at 1800-103-7766 / 1800-180-2266; or
 - b) email Us at: complaints@avivaindia.com; orc) approach any of Our branch offices; or

 - d) contact Your advisor; or
 - e) contact Our customer services group at Our address specified in the Schedule.
- 1.2. For updated contact details, We request You to regularly check Our website www.avivaindia.com.

Contact Our Grievance Redressal Officer 2

- 2.1. If You do not receive any response from Us or are not satisfied with Our response, You can contact Grievance Redressal Officer at:
 - Head Office Aviva Life Insurance Company a) India Limited, 401-A, 4th Floor, Block-A, DLF Cyber Park, Sector-20, NH-8, Gurugram, Haryana-122016or
 - call at 0124-2709046; or b) c) email at gro@avivaindia.com

How to Approach IRDAI Grievance Cell 3.

- 3.1. If You are still not satisfied with Our response or do not receive a response from Us within 15 days, You may approach the Grievance Cell of the Consumer Affairs Department of the IRDAI on the following contact details:
 - Call Toll Free Number 155255 (or) 1800 4254 a) 732;
 - Send an e-mail to complaints@irdai.gov.in; b)
 - Register and monitor Your complaint at IRDAI's c) portal - Bima Bharosa Systemonline https://bimabharosa.irdai.gov.in; or
 - Send a letter to the IRDAI with Your complaint d) in the prescribed format at the following address:

Grievance Redressal Cell, Insurance Regulatory and Development Authority of India, Survey No. 115/1, Financial District, Nanakramguda, Gachibowli, Hyderabad ,Telangana State – 500032.Phone No-(040)20204000. email: irda@irdai.gov.in.

How to Approach Insurance Ombudsman 4.

- 4.1. Alternatively, You may approach the Insurance Ombudsman at the address mentioned in given link https://www.avivaindia.com/sites/default/files/Omb udsman_Address.pdf or at the IRDAI's website www.irdai.gov.in, if Your grievance pertains to:
 - delay in settlement of claims, beyond the time a) specified in the regulations by the IRDAI;
 - any partial or total repudiation of claims by the b) life insurer;

- c) disputes over premium paid or payable in terms of insurance policy;
- misrepresentation of policy d) terms and conditions at any time in the policy document or policy contract;
- legal construction of insurance policies in so e) far as the dispute relates to claim:
- f) policy servicing related grievances against insurers and their agents and intermediaries;
- q) issuance of life insurance policy which is not in conformity with the proposal form submitted by the proposer;
- h) non-issuance of insurance policy after receipt of premium in life insurance; and any other matter resulting from the violation of provisions of the Insurance Act, 1938 or the regulations, circulars, guidelines or instructions issued by the IRDAI from time to time or the terms and conditions of the policy contract, in
- The complaint shall be in writing, duly signed by 4.2. the complainant or through his legal heirs, nominee or assignee. The complaint shall state clearly:

clauses (a) to (f).

a) the name and address of the complainant;

so far as they relate to issues mentioned at

- the name of the branch or office of the b) insurer against whom the complaint is made:
- the facts giving rise to the complaint and c) supporting documents;
- the nature and extent of the loss caused to d) the complainant; and
- the relief sought from the Insurance e) Ombudsman.
- As per Rule 14(3) of the Insurance Ombudsman 43 Rules, 2017, the complaint to the Insurance Ombudsman can be made only if the complainant makes a written representation to the insurer named in the complaint and;
 - either the insurer had rejected the a) complaint; or
 - b) the complainant had not received any reply within a period of one month after the insurer received his representation; or
 - the complainant is not satisfied with the c) reply given to him by the insurer.
- 4.4. The complaint should be made within one (1) year:
 - after the order of the insurer rejecting the a) representation is received: or
 - after receipt of decision of the insurer which b) is not to the satisfaction of the complainant;
 - after expiry of one (1) month from the date c) of sending the written representation to the insurer to which the insurer has failed to reply.
- No complaint before the Insurance Ombudsman 45 shall be maintainable on the same subject matter on which proceedings are pending

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Aviva Signature Investment Plan-Platinum – A Unit Linked Non Participating Individual Life Insurance Plan Policy Document Aviva Life Insurance Company India Ltd. before or disposed of by any court or consumer

forum or arbitrator.

- We have given below the details of the existing offices of the Insurance Ombudsman. You may approach the respective Insurance Ombudsman as per Your location. 4.6.
- We request You to regularly check Our Website www.avivaindia.com or the IRDAI's website www.irdai.gov.in for updated contact details of the Insurance Ombudsman. 4.7.

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Annexure 1 – A Simplified Summary of Section 45 of the Insurance Act, 1938 (Fraud, Misrepresentation and Forfeiture)

- A life insurance policy cannot be called in question by an insurer on any ground whatsoever after expiry of three (3) years from:
- a) the date of issuance of policy; or
- b) the date of commencement of risk; or

c) the date of revival of policy; or

d) the date of issuance of a rider to the policy;

whichever is later.

- On the ground of 'fraud' (as the term has been described in point 4 below), a life insurance policy may be called in question by an insurer within three (3) years from:
- a) the date of issuance of policy; or
- b) the date of commencement of risk; or
- c) the date of revival of policy; or
- d) the date of issuance of a rider to the policy

whichever is later.

- If the insurer intends to call the policy in question, it has to communicate in writing to the insured or legal representative, as applicable, mentioning the ground and materials on which such decision is based.
- Fraud includes the following acts committed by an insured or by his agent, with the intent to deceive the insurer or to induce issuance of a life insurance policy:
- a) suggestion of a fact which is not true and which the insured does not believe to be true;
- b) active concealment of a fact by the insured having knowledge or belief of the fact;
- c) any other act fitted to deceive; and
- d) any such act or omission as the law specifically declares to be fraudulent.

Mere silence is not fraud, unless under the given circumstances it is the duty of the insured or his agent to speak.

- An insurer cannot call the policy in question on the ground of fraud, if the Insured /beneficiary can prove that:
- a) the misstatement/suppression of a material fact was true to the best of his knowledge;
- b) there was no deliberate intention to suppress the fact; or
- such misstatement/suppression of a material fact was within the insurer's knowledge. The onus of disproving fraud is upon the beneficiaries if the Policyholder is not alive.
- 6. A life insurance policy can be called in question within three (3) years on the ground that any statement of or suppression of a fact material to expectancy of life of the insured was incorrectly made in the proposal or other document basis which policy was issued or revived or rider issued.
- If calling the policy in question is on the ground of misstatement and not on fraud, the insurer shall refund the premium collected to the insured or legal representative or nominee or assignees, within a period of ninety (90) days from the date of calling the policy i question
- However, the insurer can call for proof of age at any time if it is entitled to do so and the policy will not be considered to be repudiated merely because the terms of the policy are adjusted on subsequent proof of age of life insured.

[Disclaimer: This is only a simplified version of Section 45 of the Insurance Act, 1938 prepared for general information. You are advised to refer to the Insurance Act, 1938 as amended by the Insurance Laws (Amendment) Act, 2015 for complete and accurate details.]

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Annexure 2 – A Simplified Summary of Section 39 of the Insurance Act, 1938 (Nomination)

- The Policyholder of a life insurance policy covering his own life may nominate person(s) to whom the policy benefits will be paid upon his death.
- If the nominee is a minor, the Policyholder may appoint a person to receive the policy benefits during the minority of the nominee.
- A nomination can be made at any time before the policy matures. Nomination may be incorporated in the policy or may be endorsed on the policy communicated to the insured and can be registered by the insurer in the records relating to the policy.
- 4. Nomination can be cancelled or changed at any time before policy matures, by an endorsement or a will, as the case may be. A written notice in writing of change or cancellation of nomination must be delivered to the insurer. Otherwise, the insurer will not be liable if a payment is made to the nominee named in the policy document or the insurer's records.
- On receipt of notice along with the prescribed fee, the insurer should grant a written acknowledgement to the Policyholder regarding registration of a nomination or cancellation or change of nominee.
- 6. A transfer or assignment as per Section 38 of the Insurance Act, 1938 shall automatically cancel the nomination, unless assignment is made to the insurer or other transferee or assignee for the purpose of a loan. In such a case of assignment for the purpose of a loan, the nomination will not get cancelled, but the nominee's rights will be affected to the extent of the insurer's or transferee's or assignee's interest in the policy. The nomination will be revived on repayment of the loan.
- 7. The right of any creditor to be paid out of the proceeds of any life insurance policy will not be affected by the nomination.
- 8. In case of nomination by Policyholder whose life is insured, if the nominee(s) dies before the

- Policyholder, the policy benefits are payable to the Policyholder or his heirs or legal representatives or holder of succession certificate.
- If nominee(s) survive the person whose life is insured, the amount secured by the policy shall be paid to such survivor(s).
- 10. If the nominee is a parent, spouse or child of the Policyholder whose life is insured and such nominee dies after the Policyholder but before his share of the policy benefits is paid, then, such share shall be paid to the heirs or legal representative of the nominee or holder of succession certificate of such nominee.
- If Policyholder dies after maturity but the policy benefits have not been paid to him because of his death, his nominee shall be entitled to the policy benefits.
- 12. The provisions of Section 39 are not applicable to any life insurance policy to which the Married Women's Property Act, 1874 applies or has at any time applied. Where nomination is intended to be made to spouse and/or children under the aforesaid legislation, it should be specified on the policy.

[Disclaimer: This is only a simplified version of Section 39 of the Insurance Act, 1938 prepared for general information. You are advised to refer to the Insurance Act, 1938 as amended by the Insurance Laws (Amendment) Act, 2015 for complete and accurate details.]

Policy Document

Annexure 3 – A Simplified Summary of Section 38 of the Insurance Act, 1938 (Assignment and Transfer)

- This policy may be transferred or assigned, wholly 1. or in part, with or without consideration. Such assignment or transfer may be made by an endorsement upon the policy itself or by a separate instrument under notice to the Insurer.
- 2. The instrument of assignment should indicate:
- a) the fact of transfer or assignment;
- the reasons for the same: b)

c) antecedents of the assignee;

- the terms on which assignment/transfer is made. d)
- 3. The assignment must be signed by the transferor or assignor or their duly authorized agent and attested by at least one witness. Unless the following is delivered to the insurer, the insurer may not act upon the transfer or assignment:
- a written notice of the transfer/ assignment; and a)
- either the endorsement or instrument itself or its b) copy certified to be correct by both transferor and transferee or their duly authorised agents.
- On receipt of notice along with the prescribed fee, 4. the insurer shall issue written acknowledgement. Such acknowledgment will be conclusive evidence against the insurer of duly receiving the notice.
- 5. If the insurer maintains one or more places of business, such notices shall be delivered only at the place where the policy is being serviced.
- 6. The insurer may accept or decline to act upon any transfer or assignment or endorsement, if it has sufficient reasons to believe that it is:
- a) not bonafide; or
- not in the Policyholder's interest; or b)
- c) not in public interest; or
- d) is for the purpose of trading of the insurance policy.
- Before refusing to act upon a notice of transfer or 7. assignment, the insurer should communicate the reasons for doing so in writing to Policyholder within thirty (30) days from the Policyholder giving the notice. Any person aggrieved by such refusal may prefer a claim to the IRDAI within thirty (30) days of receipt of the refusal letter from the insurer.
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- The priority of claims of persons interested in an 8. insurance policy would depend on the date on which the notices of assignment or transfer is delivered to the insurer; where there are more than one instruments of transfer or assignment, the priority will depend on dates of delivery of such notices. Any dispute in this regard as to priority should be referred to IRDAI.
- Every assignment or transfer shall be deemed to be 9 absolute assignment or transfer and the assignee or transferee shall be deemed to be absolute assignee or transferee, except:
- where assignment or transfer is subject to terms a) and conditions of transfer or assignment; or
- b) where the transfer or assignment is made upon condition that the proceeds under the policy shall become payable to Policyholder or nominee(s) in the event of assignee or transferee dying before the insured; or the insured surviving the term of the policy.
- 10. Such conditional assignee will not be entitled to obtain a loan on policy or surrender the policy.

In other cases, the insurer shall, subject to terms of assignment, recognize the transferee or assignee as the absolute transferee or assignee and such person:

- shall be subject to all liabilities and equities to which a) the transferor or assignor was subject to;
- b) may institute any proceedings in relation to the policy; and

obtain loan under the policy or surrender the policy. [Disclaimer: This is only a simplified version of Section 38 of the Insurance Act, 1938 prepared for general information. You are advised to refer to the Insurance Act, 1938 as amended by the Insurance Laws (Amendment) Act, 2015 for complete and accurate details1

Appendix IV – Annual Mortality Charge per 1000 Sum At Risk

Age	Male Life	Female Life	Age	Male Life	Female Life
0	0.8921	0.8921	39	1.5210	1.3241
1	0.8921	0.8921	40	1.6380	1.4167
2	0.8921	0.8921	41	1.7696	1.5210
3	0.4583	0.8921	42	1.9198	1.6380
4	0.2642	0.8921	43	2.0904	1.7696
5	0.1804	0.4583	44	2.2864	1.9198
6	0.1482	0.2642	45	2.5145	2.0904
7	0.1453	0.1804	46	2.7797	2.2864
8	0.1628	0.1482	47	3.0888	2.5145
9	0.2009	0.1453	48	3.4476	2.7797
10	0.2584	0.1628	49	3.8591	3.0888
11	0.3325	0.2009	50	4.3251	3.4476
12	0.4183	0.2584	51	4.8448	3.8591
13	0.5090	0.3325	52	5.4113	4.3251
14	0.5987	0.4183	53	6.0197	4.8448
15	0.6806	0.5090	54	6.6602	5.4113
16	0.7508	0.5987	55	7.3252	6.0197
17	0.8083	0.6806	56	8.0067	6.6602
18	0.8522	0.7508	57	8.7019	7.3252
19	0.8824	0.8083	58	9.4097	8.0067
20	0.9009	0.8522	59	10.1332	8.7019
20	0.9107	0.8824	60	10.8830	9.4097
21	0.9136	0.9009	61	11.6698	10.1332
22	0.9126	0.9009	62	12.5102	10.1332
23	0.9097	0.9136	63	13.4209	11.6698
24	0.9097	0.9136	64	14.4222	12.5102
25	0.9077	0.9097	65	15.5337	13.4209
20	0.9077	0.9097	66	16.7759	14.4222
28			67	18.1691	15.5337
	0.9185	0.9077			
29	0.9321	0.9107	68 69	19.7340	16.7759
30	0.9526	0.9185		21.4890	18.1691
31	0.9799	0.9321	70	23.4566	19.7340
32	1.0160	0.9526	71	25.6562	21.4890
33	1.0589	0.9799	72	28.1112	23.4566
34	1.1115	1.0160	73	30.8471	25.6562
35	1.1720	1.0589	74	33.8881	28.1112
36	1.2431	1.1115	75	37.2655	30.8471
37	1.3241	1.1720	76	41.0095	33.8881
38	1.4167	1.2431	77	45.1581	37.2655
			78	49.7484	41.0095
			79	54.8252	45.1581
			80	60.4354	49.7484
			81	66.6296	54.8252
			82	73.4663	60.4354
			83	81.0050	66.6296
			84	89.3110	73.4663
			85	98.4545	81.0050

Ages given above are age last birthday. Above Mortality rates are used to calculate mortality charges The above charges are exclusive of Goods and Services Tax

i) ii) iii)

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