New Business Good Order Checklist

To assist you in successfully completing your paperwork and to help ensure your submission is received in good order, please review this checklist.

Obtaining Forms

You can obtain all forms on corebridgefinancial.com. Log on with your unique ID and password (if you don't have one, register online).

- 1 On the main page, click the Forms & Materials link.
- 2 Go to New Business Forms and Select Product Line and Product Name. Use the filters on the left panel to narrow your search by Item Type and State.

| Verify that agent has proper license and all applicable training has been completed. | Training required: Product State, if applicable. Anti-Money Laundering (AML), if applicable |
|--|--|
| Fill out the Application . | Make sure all data below is complete: |
| | Personal information – Date of birth, Solicitation state, SSN, Address (City/State/Zip). Contract Type. |
| | Living Benefit – if elected, check that either single life or joint life is chosen. Owner's and Agent's Signatures – Dates must be the |
| | same or prior to application date. Replacement questions – ensure answers to questions in Acknowledgment and Signature sections for Owner and Agent are complete and not conflicting with each other. |
| Review and sign Owner Acknowledgment (OA). | Make sure you and the contract owner(s) complete and sign the OA. Remove the signed Attestation from the OA and be sure to leave the Disclosure Statement with your client. |
| Complete the Definition of Replacement form. | This form is in the NY Regulation 60 booklet (form UAE5235NYI for the Two-Step process or form UAE5235NY1SI for the One-Step process). ➤ Check with your back office to determine whether you should follow the One-Step or Two-Step Reg 60 process. |
| | On the Definition of Replacement form were any questions answered with a 'Yes' reply? If so, be sure to complete Regulation 60 paperwork, which is a New York requirement. |
| Will Corebridge Financial conduct suitability? | Client Profile must be completed: A1005CP or A1005CPT if a Trust. > Ensure that the explanation provides client- and policy-specific details that support the factors that contributed to the basis of recommendation |
| Is the annuity being funded by an exchange , transfer , or rollover ? | Complete Request for Transfer of Assets: A2500RLI. Make sure all data below is complete and correct: • Surrendering company policy number and company information. • Transfer Type. • Policy Owner's signature. • Submit original set of transfer paperwork if required by surrendering carrier. • If the policy is to be transferred upon a maturity date, confirm if the Letter of Acceptance (LOA) should be sent prior to or after the maturity date. (List exact date). |

| Additional forms may be required | | | | |
|--|--|--|--|--|
| Is the Owner a trust? | Complete Certification of Trust: A2239COTI. | | | |
| Is the Owner a Corporation (an incorporated company or tax-exempt entity)? | Complete Certification of Trust: A2239COTI. > Corporate Resolution and proof of filing for Articles of Incorporation with the state or county are required. | | | |
| Is the Owner a Tax-Exempt entity (a charity or non-profit organization)? | Complete Certification of Trust: A2239COTI. > Copy of IRS Certificate of Determination is required. | | | |
| Is the Owner a Governmental entity (a state, municipality or government agency ex. Police or fire Dept)? | Complete Certification of Trust: A2239COTI. > Proof of existence is required. | | | |
| Is the policy being purchased with Power of Attorney? | Complete Affidavit to Affirm Power of Attorney: IA4010I. | | | |
| Is the annuity being funded by an inherited IRA or inherited nonqualified deferred annuity and distributable over an individual's single life expectancy? | Complete Inherited Account Disclosure: A2229I. | | | |
| Does the premium exceed \$1 million? | Complete Large Case Exception Worksheet: A1030. | | | |

Submitting new business

Make check payable to USL.

If you currently submit annuity business through a broker/dealer agency or other processing center, please continue to do so. They will have all the casework sent to the correct location. If you send casework directly to USL, refer to the addresses in the Application masthead.

The United States Life Insurance Company in the City of New York

FOR AGENT USE ONLY. NOT FOR CONSUMER DISTRIBUTION

American General Life Insurance Company

Annuity New Business Transmittal & Agent Report Form

New Business Email Inquiries: annuityservicecenter@corebridgefinancial.com
Annuity Service Center Phone Number: 888-438-6933 Option 1

New Business Email: annuityservice@corebridgefinancial.com
New Business Fax Number: 713-620-3829

| Required Section In order to ensure accurate processing, please fill | out this form completely and submit with the ann | uity application. | | |
|--|--|-------------------|--|--|
| Name of Owner | DOB SSN/Tax II | D | | |
| Owner's Email Address is required (if none exists, ente | er NA) | | | |
| Name of Annuitant | | | | |
| Agent Information | | | | |
| | REQUIRED | | | |
| If a NEW ADDRESS, check this box | 1. Are you a Registered Representative? | ☐ Yes ☐ No | | |
| X | 2. Does your firm require a suitability review for (Index, Fixed) Annuities? | ☐ Yes ☐ No | | |
| Agent/Broker Signature | 3. Are commissions paid through your firm for (Index, Fixed) Annuities? | ☐ Yes ☐ No | | |
| Agent Name (print) | 4. Split Case | | | |
| Agent Number (write "pending" if applicable) | t Number (write "pending" if applicable) □ No □ Yes (If yes, complete the following sections.) Percent to Primary Agent% PLUS Percent to 2nd Agent | | | |
| Agent SSN (if agent number is pending) | PLUS Percent to Others% = TOTAL | PERCENT 100% | | |
| Agent NPN (required) | _ | | | |
| Agency/Broker Dealer (optional) | _ <u>X</u> | | | |
| IMO/BGA Firm (required) | Second Agent Signature | | | |
| IMO/BGA email address for case updates/missing documents (if applicable) | X Second Agent Name (print) | | | |
| IMO/BGA phone number for case updates | Agent Number | | | |
| Agent e-mail Address | Agency Name/Number | | | |
| Agent Street Address (for contract mailing) | Agent SSN (if agent number is pending) | | | |
| Agent City, State, Zip | Agent NPN (required) | | | |
| Agent Phone Number | _ | | | |

SPECIAL INSTRUCTIONS

Please insert any additional information of who to contact at the IMO or agent's back office regarding New Business, Licensing, Commissions, Suitability, Post Issuance, Contract Set up, etc. that would help Corebridge Financial Internal team process this case timely.

Application Booklet

Good Order Checklist for Application and Owner Acknowledgment Disclosure Statement Attestation

3 Steps to Expedite Your Annuity Business

| 0 | Are all "Required Response" (→) sections of the Application completed? | • | Any missing or conflicting information in Sections 1, 2, 3, 4, 5, 6, and 7 will cause delays. |
|---|--|-------------|--|
| 2 | Have the contract owner(s) and agent(s) completed, signed, and dated all of the required Application acknowledgments and signatures? | > | If Sections 9 and 10 are not completed, signed, and dated, it will cause delays. |
| 3 | Have the contract owner(s) and agent(s) completed and signed the Owner Acknowledgment and Disclosure Statement Attestation? | > | If the Owner Acknowledgment and Disclosure Statement Attestation is not signed, dated, and submitted with the Application, it will cause delays. |

Reminder: Along with the Application, submit the signed Owner Acknowledgment and Disclosure Statement Attestation, but <u>leave</u> the Owner Acknowledgment and Disclosure Statement with your client.

Individual Deferred Index Annuity Application

The United States Life Insurance Company in the City of New York

Regular Mail Overnight Mail with checks: with checks:

US Life JPM Chase-USL 100357 PO Box 100357 2710 Media Center Dr

Pasadena CA 91189-0357 Building #6 Ste 120
Los Angeles CA 90065-1750

without checks:

Address mail to:
Annuity Service Center

without checks: US Life PO Box 2708 Amarillo TX 79105-2708

US Life 1050 N Western St Amarillo TX 79106-7011

Phone: 888-438-6933 Fax: 818-615-1541

The indicates a required response. Print or type.

Instructions: Consult with your licensed agent to determine if your elections are appropriate for you. Your licensed agent can provide further information about elections, including availability and maximum issue age.

| Product name ☐ Power Index Pren ☐ Power Index 5 N | | | Solicitation state <u>NY</u> |
|---|------------------------------------|---------------------------------|--|
| 2 Owner(s) Information (Selec | t one of the following owner types | s and complete this sec | tion in its entirety.) |
| Owner Type | | | |
| ☐ Natural Person(s) | | | |
| Trust/Trust Date | | | |
| Custodian | | N | and a sill and a sill and a silver to the silver |
| Otheraccepted include Corporate, Munic | cipal, or Tax-Exempt, Contact the | Non-r Annuity Service Center | naturally owned contracts that are prior to submitting this application to |
| confirm if any other owner type wi | | , | 3 344 |
| | | | |
| Owner Name | | | |
| | | | State Zip |
| | - | | nail |
| Joint Owner (if applicable) Name | | | |
| | | | State Zip |
| | | | Phone |
| 3 Annuitant(s) Information (C | omplete only if different from own | ner) | |
| Annuitant Name | | | |
| | | | State Zip |
| | | | Phone |
| Email | | | |
| Joint Annuitant (if applicable) Name _ | | | |
| | | | State Zip |
| Relationship to Owner | | SSN | |

4 Beneficiary Information

- For a single owner contract, if the beneficiary type is not selected below, the beneficiary(ies) named below will be designated as "primary."
- Joint owners (Joint Annuitants, if contract is non-naturally owned) shall be each other's sole primary beneficiary and any other beneficiary listed below will be designated as "contingent."
- Multiple beneficiaries will share the death benefit equally, unless otherwise specified; percentages must total 100%.
- For living benefit with two covered persons (*joint lives*) arrangements, the two covered persons must be each other's spouse and sole primary beneficiary.
- For non-naturally owned contracts, if no beneficiary is listed below, the beneficiary will default to the owner listed on this application.
- If the owner is a trust, the trust must be designated as the sole primary beneficiary.

| Beneficiary Name | | | ☐ Pri | mary \square | Contingent |
|---|---------------------------------------|--|-----------------|----------------|------------|
| Address | | | | | |
| Relationship | | | | | |
| Birth/Trust Date | Email | | | ☐ Male | ☐ Female |
| 2. Beneficiary Name | | | | mary \square | Contingent |
| Address | | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone _ | | |
| Birth/Trust Date | Email | | | ☐ Male | ☐ Female |
| 3. Beneficiary Name | | | | mary \square | Contingent |
| Address | City _ | | State _ | Zip | |
| Relationship | Beneficiary % | SSN/TIN | Phone _ | | |
| Birth/Trust Date | Email | | | ☐ Male | ☐ Female |
| ☐ Check this box if providing addition | nal beneficiaries on a separ | ate sheet signed by the owner. | | | |
| Premium Amount \$ you in Section 7. | | <i>m premium: \$25,000)</i> The premiu | m will be alloo | cated as dii | rected by |
| Contract Type (new product) Select one Contract Type below. | Source of Funds Indicate source of | funds and amount of the premiun | n below. | | |
| ☐ Non-qualified | ☐ Amount enclos | ed | | \$ | |
| □ IRA | ☐ 1035 Exchange | e □ Transfer □ Rollover | | \$ | |
| ☐ Roth IRA | | on/IRA Tax Year | | \$ | |
| □ SEP IRA | ☐ Funds coming | | | \$ | |
| | Other | | | \$ | |

| 6 B | Benefit Election (Available on Power Index Premier NY only) | | | | | | |
|------|--|--|--|--|--|--|--|
| L | iving Benefit Election | | | | | | |
| | ☐ I am NOT electing a living benefit <i>(proceed to Section 7 below).</i> | | | | | | |
| | $\ 	extstyle \ 	e$ | of the living benefit elections below. | | | | | |
| tv | Covered person(s) are the owner(s) (or annuitant(s) if non-natural owner) named on the first page of this application. If selecting two covered persons and only one owner (or annuitant if non-natural owner) is named on the first page of this application, the second covered person is the spousal beneficiary named under Section 4. | | | | | | |
| | You must select the number of covered person(s) by checking of | ne box below. | | | | | |
| | ☐ One Covered Person (Single Life) or | | | | | | |
| | ☐ Two Covered Persons (Joint Lives) | | | | | | |
| | Covered Persons must be each other's spouse and sole prima mation for your spouse including the SSN and date of birth in | | | | | | |
| 7 P | The younger joint owner named in Section 2 Tremium Allocation and Optional Programs | of this application is the sole covered person | | | | | |
| | cate 100% of your premium allocation below under the Percenta | • | | | | | |
| 7(a) | Premium applied to: | Percentage | | | | | |
| | S&P 500 Index Account(s): | 0/ | | | | | |
| | Annual Point-to-Point <i>(with Rate Cap)</i> Annual Point-to-Point Performance-Triggered | | | | | | |
| | | | | | | | |
| | MSCI EAFE Index Account(s): | % | | | | | |
| | Annual Point-to-Point <i>(with Rate Cap)</i> | 70 | | | | | |
| | Russell 2000 Index Account(s): | | | | | | |
| | Annual Point-to-Point <i>(with Rate Cap)</i> | % | | | | | |
| | Total | 100% | | | | | |
| | Flactronic Delivery Authorization | | | | | | |

7(b) Electronic Delivery Authorization

By selecting "Yes" below, I consent to electronic delivery by the company, when available, of all documents and notices applicable to my contract including but not limited to:

- Account documents (periodic statements and confirmations);
- Policy Forms (annuity contract and applicable endorsements and riders, if permitted by state law);
- · Tax forms; and
- Annuity related correspondence (privacy notice and other notices to customers) as permitted by law.

I confirm that I have access to a computer with the hardware and software necessary (Adobe Acrobat®, Internet access, and an active email account) to receive this information electronically—by email or by email notice of a document's availability on the company website. I confirm that I have the ability to retrieve and retain electronic communications that are subject to this consent. I understand that:

- There is no charge for electronic delivery, although I may incur the costs of Internet access and computer usage.
- I must notify the company promptly when my email address changes.
- I may always request a paper copy of this information at any time for no charge, even though I consent to electronic delivery, or if I decide to revoke my consent.
- The company is not required to deliver this information electronically and may discontinue electronic delivery in whole or part at any time. Not all contract documentation and notifications may be currently available in electronic format.
- For jointly owned contracts, both owners are consenting that the primary owner will receive information electronically. (Only the primary owner will receive email notices.)
- This consent is effective until further notice by the company or until I revoke it.

7 Premium Allocation and Optional Programs (continued)

| Call | 1-800-445-78 | 62 if you would li | ke to revoke you | r consent, wi | sh to receive | a paper cop | y of any | of the above | information v | ∕ia U.S. |
|------|-----------------|--------------------|-------------------|---------------|---------------|-------------|----------|--------------|---------------|----------|
| mail | , or need to up | odate your email a | address indicated | l below. | | | | | | |

| ☐ Yes, I provide my consent as described above ☐ No, I do not provide my consent for electronic delivery |
|---|
| *Email address |

8 Disclosures

USA PATRIOT ACT (This notice is printed in compliance with Section 326 of the USA Patriot Act)

IMPORTANT INFORMATION ABOUT PROCEDURES FOR APPLYING FOR AN INSURANCE POLICY OR ANNUITY CONTRACT

To help the government fight the funding of terrorism and money laundering activities, federal law requires all financial institutions, including insurance companies, to obtain, verify, and record information that identifies each person who opens an account, including an application for an insurance policy or annuity contract. What this means for you: When you apply for an insurance policy or annuity contract, we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents.

■ 9 Acknowledgments and Signature(s)

9(a) Replacement

| Yes | □ No Do | you have any exis | ng life insurance | or annuity contracts? | (Must check eithe | r Yes or No.) |
|-----|----------------|-------------------|-------------------|-----------------------|-------------------|---------------|
|-----|----------------|-------------------|-------------------|-----------------------|-------------------|---------------|

☐ **Yes** ☐ **No** Is the purchase of this annuity intended to replace, terminate, or change the value of any existing life insurance policies or annuity contracts? (Must check either Yes or No.)

Provide the replacement information on the required forms, which can be obtained from your licensed agent and include them with this application.

9(b) Acknowledgements of Owner(s)

I represent that all statements and information provided herein are true and complete to the best of my belief and knowledge. I understand that the application will be attached to and made a part of the annuity contract. By signing below, I declare the following:

- I have consulted with my licensed agent and received and read the applicable product disclosure in the Owner Acknowledgment and Disclosure Statement and any other related materials such as illustrations, which describe various product features, including but not limited to: (a) withdrawals; (b) withdrawal charges; (c) withdrawal charge schedule; (d) early withdrawal tax penalty; (e) start of an income plan; and (f) guaranteed lifetime withdrawal benefit.
- I have received the Buyer's Guide for Deferred Annuities.
- I understand that I am purchasing an index annuity. I also understand that although the annuity values may be affected by an index, the contract does not directly participate in any stock or equity investments. In the event of changes in index values, no interest will be credited to the index account until the end of an Index Term, subject to applicable rates which may be zero.
- I understand and acknowledge that The United States Life Insurance Company in the City of New York does not offer legal or tax advice and I have had the opportunity to seek such advice from the proper sources before purchasing this annuity.
- If I am funding a tax-qualified retirement plan with this annuity, I understand that (1) there may be more robust insurance benefits offered in other annuities and (2) the annuity does not provide any additional tax deferral treatment beyond that which I already have under my plan.
- If I am funding a tax-qualified retirement plan with this annuity, I understand that the living benefit, if elected, may have limited usefulness with my contract because partial withdrawal(s) taken to satisfy the required minimum distributions prior to the Activation Date might result in a proportional reduction in the Guaranteed Lifetime Income Amount or an inability to exercise the benefit altogether. If I plan to activate Withdrawals of the Guaranteed Lifetime Income Amount after my required minimum distribution beginning date under the contract, I will consider whether the benefit is appropriate for my circumstances. I will consult my tax advisor.
- · My answers are representations and not warranties, and are true and correct to the best of my knowledge and belief.

^{*}Custodially owned contracts: Provide the annuitant's email address. Other non-natural owners (such as trusts): Provide the email address of the authorizing signatory.

| Owner's signature | Date |
|---|---|
| Owner 3 Signaturo | |
| Joint Owner's signature <i>(if applicable)</i> | Date |
| 0 Licensed Agent Acknowledgements and Signature(| s) |
| O(a) Replacement Yes No Do you have reason to believe that the owner has | any existing life incurance or annuity contracte? |
| ☐ Yes ☐ No Do you have reason to believe that any existing lit | fe insurance or annuity contract has been <i>(or will be)</i> replaced anged, or otherwise reduced in value in connection with this |
| O(b) Acknowledgments of Licensed Agent | |
| I certify that the application was signed and dated by the owner at have truly and accurately recorded on this form all of the informat | |
| I have instructed the owner to answer the questions in Section information on the required forms, and including them with the | |
| • I have delivered a Buyer's Guide for Deferred Annuities to the o | owner. |
| I have reviewed the owner's financial situation and needs, incl contract and the owner's financial time horizon, including dura determined that the owner has the financial ability to meet the | ation of existing liabilities and obligations, and have |
| It is my reasonable belief that based on the information the ov me at the time the recommendation was made, the annuity be owner's insurance needs and/or financial objectives. | |
| I have informed the owner of various features of the product a advantages and disadvantages, and the basis of the recomme product disclosures and other related materials such as the co compensated for the sale and servicing of this product, and have | ndation. I represent that I have delivered the appropriate ompensation information regarding the manner in which I am |
| My recommendation was made with the care, skill, prudence a and familiar with such matters would use under the circumsta | |
| I understand that I must act in the best interest of the owner. In the recommendation to purchase this annuity. I may receive a recommended transaction. However, my recommendation is be | commission from, or have another financial interest in, the |
| I have verified the identity of the owner and annuitant, if the oridentification and any other required documentation. | wner is non-natural, by reviewing a government-issued photo |
| O(c) Licensed Agent Information | |
| . Licensed Agent's Signature | SSN (1st 5 digits only) |
| Licensed Agent's Name (print) | |

| 10 Licensed Agent Acknowledgements and Signature(s) (continued) | | | | |
|---|---|--------------------------------------|--|--|
| | | SSN (1st 5 digits only) | | |
| | (print) | | | |
| | Licensed Agent ID Number | Email | | |
| Commission Option: | | | | |
| ☐ Option 1 ☐ Option 2 | ☐ Option 3 ☐ Option 4 ☐ Option 5 ☐ Optio | n 6 🗆 Option 7 🗆 Option 8 🗆 Option 9 | | |
| If more than one licensed ag | ent, indicate applicable percentages (must total 100% | 6): | | |
| Licensed Agent 1 | Licensed Agent 2 | | | |

 $^{@ \ \, \}textbf{The United States Life Insurance Company in the City of New York. All Rights Reserved}. \\$

New York available Product Notice

The list below shows all currently offered single premium deferred index annuity products offered in the state of New York. The products listed below may offer features such as guaranteed lifetime withdrawal benefit, issue age or different withdrawal charge schedules. See below for a brief a description of features that differ between the products.

| | Power Index Premier NY | Power Index 5 NY |
|---|---------------------------------------|----------------------------|
| Withdrawal Charge Schedule ¹ | 7-years: 9, 8, 7, 6, 5, 4, 3, 0% | 5-Years: 8, 7, 6, 5, 4, 0% |
| Guaranteed Living Benefit (GLWB) ² | Optional – Lifetime Income Builder | N/A |
| Minimum and Maximum Contract Issue Ages ³ | 18 to 85 (without election of GLB) | 18 to 85 |
| | 50 to 80 (with election of GLB) | |

¹Withdrawal Charge Schedule

The withdrawal charge schedule is the length of time you have to wait before you can withdraw your money from an annuity without a charge. A withdrawal charge is imposed by the insurance company on withdrawals made in excess of specified penalty free amounts, including on full contract surrenders, during the time in which the annuity is still subject to the withdrawal charge schedule.

²GLB

The optional benefit that is designed to provide a guaranteed level of future income for life, even if your contract value goes to zero.

3Issue Age

Minimum and maximum issue ages, which are with reference to the owner and annuitant, and determine whether the product is available for purchase. If contract is jointly owned, issue age restrictions apply to both owners.

If you have further questions, please contact Carrier as listed below:

United States Life Insurance Company in the City of New York 2727-A Allen Parkway
Houston, TX 77019-7100
800-445-7862 • www.corebridgefinancial.com

Client Profile Form

Instructions:

- Complete this form if the contract owner is an individual or a revocable trust.
- This form should be completed using the contract owner's information. If the contract owner is a revocable trust, use the trust grantor's information.
- If the contract owner is a non-natural entity or an irrevocable trust, complete Client Profile Form A1005CPT.
- Corrections or updates to information on this form must be initialed by the Owner.
- This form must be completed, signed, and dated to consider your application.

Any questions that are not complete will cause a delay in processing. All responses must be legible.

If any information provided changes before the contract is issued, you must provide notice to AGL/US Life. A change in information may require an explanation and further review. You may be asked to verify the accuracy of the information on this form. Please be aware AGL/US Life may decline to issue an annuity contract based on the suitability information provided on this form.

Section I - Owner Information

| | Section 1 Owner information | | | | | |
|-----|--|---|---------------------------------|--------------------------------|----------------------------|---|
| 1a) | Owner Name | | | 1b) Owner Date of Birth | | |
| | | | | | | |
| 2a) | a) Joint Owner Name | | | 2b) Joint Owner Date of Birth | | |
| | | | | | | |
| 3) | What is your exp | erience level with financia | al, insurance, or investn | nent | products? (check | one) |
| | □ None | □ Limited | ■ Moderate | | □ Extensive | |
| 4) | What is your risk annuity? (check o | tolerance with respect to | the purchase of this | 5) | | nancial objectives and intended use for eck all that apply) |
| | ☐ Conservative | I prefer little to no mark | et risk. | | ☐ Safety of Prince | cipal 🚨 Tax deferral |
| | ☐ Moderate | I am willing to account or | omo markot riak ta | | ☐ Asset growth | ☐ Income |
| | ■ Moderate | I am willing to accept so achieve higher returns. | Jille market risk to | | ☐ Estate plannin | g 🚨 Death benefit |
| | ☐ Aggressive | I am willing to accept m | naximum market | | □ Other: | |
| | | risk to achieve maximu | m returns. | | | |
| 6) | When do you ant | icipate taking withdrawal | s/income/distributions fr | rom | this annuity? <i>(ched</i> | ck one) |
| | □ Less than 1 year □ 1-5 years □ 5-10 years □ Longer than 10 years □ None Anticipated | | | ☐ None Anticipated | | |
| 7) |) How do you anticipate taking withdrawals/income/distributions from this annuity? (check all that apply) | | | | | |
| | | lifetime income withdrawa | | | num Distributions | (RMDs) |
| | ☐ Lump sum trar | enalty free withdrawals nsfer/surrender | ☐ 72(t)/(q) di ☐ Annuitizati | | utions | ☐ None anticipated |
| 8) | Product Time Ho | rizon: What is your antici | ipated holding period for | r this | annuity? (check o | one) |
| | | lding this annuity less tha | | | | s annuity 3-7 years |
| | • | lding this annuity 7-10 ye | | | | annuity longer than 10 years |
| 9) |) Do you anticipate taking any withdrawals or surrendering the annuity prior to age 59 ½, when premature distribution penalties from the Internal Revenue Service (IRS) may apply? | | | | | |
| | ☐ Yes ☐ No ☐ N/A (Owner has attained age 59 ½ or older) (If yes, please explain) | | | | | |
| 10) | 10) Do you anticipate accessing more than the penalty-free amount during the annuity's surrender charge period? | | | | | |
| 10) | ☐ Yes ☐ I | <u> </u> | • | | • | d Income Annuity (DIA)) |
| | | rplain) | | uity | (0. 11.1), 0. 20.0110 | 2 moomo / amany (2 m v/) |
| | | | | | | |
| 11) | 11) Do you have any existing life insurance or annuity contracts that were sold to you by the same agent that has recommended this sale? | | | | | |
| | □ Yes □ I | No | | | | |

Section II - Financial Information

| 12) What is your total <u>annual</u> household gross income? | 13) What are your approximate <u>annual</u> household living expenses (include housing, transportation, insurance, food, healthcare, taxes, etc.)? | | | |
|---|---|---|--|--|
| \$ (annual amount) | \$ | S | (annual amount) | |
| 14) What is/are the source(s) of your household income? (check all that apply) □ Employment/self employment □ Pension/retirement benefits □ Investments □ Property/rental income □ Other | | our federal income tax an 12% % | s bracket? (check one) | |
| 16) After the purchase of this annuity, do you have sufficient cash or | other sources of | of income available fo | r emergencies? | |
| ☐ Yes ☐ No | | | | |
| □ Cash/Checking/Savings □ Life Insurance □ | | | Money Market Account/Funds Mutual Funds Stocks/Bonds Other: | |
| 18) If you indicated Life Insurance or Annuity in Question 17, have you had any other life insurance or annuity surrender(s), exchange(s) or replacement(s) within the past 60 months? | | | | |
| ☐ Yes ☐ No ☐ Not Applicable (Life Insurance or | • | | , | |
| 19) Complete the Asset Inventory below: After the purchase of t the household. <u>Do not</u> include assets for your dependents. All as | | | | |
| Expected Premium Amount for this Annuity: | • • | · · | | |
| Other Annuities Pending Issue (AGL/US Life or other): | | | | |
| Asset Types | Qu | alified Asset Total | Non-Qualified Asset Total | |
| | | | | |
| a. Cash/Checking/Savings | a. \$ | \$ | | |
| a. Cash/Checking/Savings b. Money Market Accounts/Funds | b. \$ | \$ | b. \$ | |
| | b. \$ | \$ | | |
| b. Money Market Accounts/Funds | b. 9 c. 9 | \$ | b. \$ c. \$ | |
| b. Money Market Accounts/Fundsc. Stocks/Bonds | b. 9 c. 9 d. 9 | \$ \$ | b. \$ c. \$ d. \$ | |
| b. Money Market Accounts/Funds c. Stocks/Bonds d. Certificate of Deposit (CD) | b. 5 c. 3 d. 9 s charges) e. 9 | \$ \$ \$ | b. \$ c. \$ d. \$ e. \$ | |
| b. Money Market Accounts/Funds c. Stocks/Bonds d. Certificate of Deposit (CD) e. Mutual Funds (exclude Class B funds subject to deferred sales) | b. 5 c. 5 d. 5 s charges) e. 5 f. 5 | \$ \$ \$ | b. \$ c. \$ d. \$ e. \$ f. \$ | |
| b. Money Market Accounts/Funds c. Stocks/Bonds d. Certificate of Deposit (CD) e. Mutual Funds (exclude Class B funds subject to deferred sales f. Class B Mutual Funds (subject to deferred sales charges) | b. 5 c. 5 d. 8 s charges) e. 5 f. 9 | \$ \$ \$ \$ | b. \$ c. \$ d. \$ e. \$ f. \$ g. \$ | |
| b. Money Market Accounts/Funds c. Stocks/Bonds d. Certificate of Deposit (CD) e. Mutual Funds (exclude Class B funds subject to deferred sales f. Class B Mutual Funds (subject to deferred sales charges) g. Annuities subject to surrender penalties | b. 5 c. 8 d. 8 s charges) e. 6 f. 9 g. 9 | \$ \$ \$ \$ \$ | b. \$ | |
| b. Money Market Accounts/Funds c. Stocks/Bonds d. Certificate of Deposit (CD) e. Mutual Funds (exclude Class B funds subject to deferred sales f. Class B Mutual Funds (subject to deferred sales charges) g. Annuities subject to surrender penalties h. Annuities not subject to surrender penalties | b. 3 c. 3 d. 3 s charges) e. 3 f. 3 g. 3 h. 3 | \$ \$ \$ \$ \$ \$ | b. \$ c. \$ d. \$ e. \$ f. \$ g. \$ h. \$ | |
| b. Money Market Accounts/Funds c. Stocks/Bonds d. Certificate of Deposit (CD) e. Mutual Funds (exclude Class B funds subject to deferred sales f. Class B Mutual Funds (subject to deferred sales charges) g. Annuities subject to surrender penalties h. Annuities not subject to surrender penalties i. Life Insurance Cash Value | b. 3 c. 3 d. 3 s charges) e. 3 f. 3 g. 3 h. 3 i. 3 | \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ | b. \$ c. \$ d. \$ e. \$ f. \$ g. \$ h. \$ i. \$ | |
| b. Money Market Accounts/Funds c. Stocks/Bonds d. Certificate of Deposit (CD) e. Mutual Funds (exclude Class B funds subject to deferred sales f. Class B Mutual Funds (subject to deferred sales charges) g. Annuities subject to surrender penalties h. Annuities not subject to surrender penalties i. Life Insurance Cash Value j. Other Qualified Plans (401(k), 403(b), 457, Pension, IRAs, etc.) | b. 3 c. 3 d. 3 s charges) e. 3 f. 3 g. 3 h. 3 i. 3 | \$\$ \$\$ \$\$ \$\$ \$\$ | b. \$ | |
| b. Money Market Accounts/Funds c. Stocks/Bonds d. Certificate of Deposit (CD) e. Mutual Funds (exclude Class B funds subject to deferred sales f. Class B Mutual Funds (subject to deferred sales charges) g. Annuities subject to surrender penalties h. Annuities not subject to surrender penalties i. Life Insurance Cash Value j. Other Qualified Plans (401(k), 403(b), 457, Pension, IRAs, etc. k. Real Estate Equity (excluding Primary Residence) l. Other: | b. s c. d. s s charges) e. s f. s g. s h. s i. s l. s inancial liabilities | \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ s and/or obligations (| b. \$ | |
| b. Money Market Accounts/Funds c. Stocks/Bonds d. Certificate of Deposit (CD) e. Mutual Funds (exclude Class B funds subject to deferred sales f. Class B Mutual Funds (subject to deferred sales charges) g. Annuities subject to surrender penalties h. Annuities not subject to surrender penalties i. Life Insurance Cash Value j. Other Qualified Plans (401(k), 403(b), 457, Pension, IRAs, etc. k. Real Estate Equity (excluding Primary Residence) l. Other: | b. s c. d. s s charges) e. s f. s g. s h. s i. s l. s inancial liabilities for become elig | \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$s and/or obligations (ible for any needs-bandedicare)? | b. \$ | |

Section III – Replacement Information

COMPLETE TABLE IF THIS IS AN ANNUITY-TO-ANNUITY REPLACEMENT ONLY

Complete this section in its entirety. If the requested information below is unknown, contact your existing annuity company. If information is not applicable, fill in "Not Applicable" or "N/A".

If replacing more than one contract, completely fill in the information for each replacement. If replacing more than two contracts, complete additional charts. The Owner(s) and Agent(s) should sign and date the additional paperwork.

If purchasing a SPIA or DIA product, include an income or annuitization quote for the existing contract.

Be aware that Corebridge Financial may request additional documentation to support the details below.

| | Existing Annuity Contract Information | Existing Contract #1 | Existing Contract #2 | |
|----|---|------------------------|-----------------------|--|
| a. | Company Name | | | |
| b. | Product Name | | | |
| C. | Contract Number | | | |
| d. | Annuity Type (Fixed, Index, Variable or Registered Index-Linked) | | | |
| e. | Contract Issue Date | | | |
| f. | Current Contract/Accumulation Value | \$ | \$ | |
| g. | Death Benefit Value | \$ | \$ | |
| h. | Actual or Estimated Amount Being Transferred to AGL or US Life (Gross) | \$ | \$ | |
| i. | Will a Surrender Charge or Penalty be assessed on Amount Being Transferred? If yes , what is the Surrender Charge or Penalty amount? | ☐ Yes ☐ No If yes: \$ | ☐ Yes ☐ No If yes: \$ | |
| j. | Will there be a bonus recapture as a result of the transfer? If yes, what amount will be recaptured? | ☐ Yes ☐ No If yes: \$ | ☐ Yes ☐ No If yes: \$ | |
| k. | Will a Market Value Adjustment (MVA) be applied to this transfer? If yes , what is the estimated MVA amount that will be added (+) to or subtracted (-) from the amount being transferred. | ☐ Yes ☐ No If yes: \$ | ☐ Yes ☐ No If yes: \$ | |
| I. | Other Transactional Costs Assessed on the Amount Being Transferred (processing fees, etc.) | \$ | \$ | |
| | Living Benefit or Income Rider? (Guaranteed Lifetime Withdrawal Benefit (GLWB), Guaranteed Minimum Withdrawal Benefit (GMWB), Guaranteed Minimum Income Benefit (GMIB), etc.) If yes, complete the following questions regarding the existing contract: | ☐ Yes ☐ No | ☐ Yes ☐ No | |
| m. | i. What is the guaranteed <u>annual</u> income today? ii. What is the benefit base amount? iii. Has the Owner activated their living benefit rider? iv. Does the Living Benefit or Income Rider cover single or joint lives? v. Does the existing Living Benefit or Income Rider have opportunities for increasing the income amount in the future? vi. If the existing Living Benefit or Income Rider has opportunities for increasing the income amount, are those increases guaranteed? | i. \$ | i. \$ | |
| n. | Fixed Account Interest Rates, if applicable | Current:% Minimum:% | Current:% Minimum:% | |
| ο. | Same selling agent on existing contract? | ☐ Yes ☐ No | ☐ Yes ☐ No | |

| Occion IV - Agent Acknowledgement and Disclosures | | | | |
|---|-----------------------------|--|--|--|
| 23) Did you inform the Owner about the applicable features and the potential consequences of the sales | ☐ Yes ☐ No | | | |
| transaction, both favorable and unfavorable, including but not limited to the following? • Surrender period and surrender charge • Limitations on interest returns | | | | |
| Index crediting features Potential charges for and features of riders | | | | |
| Availability of cash value Riders and rider fees Guaranteed interest rates Potential tax implications associated with various transactions | | | | |
| Investment advisory fees Any differences in fee-based and commission-based versions | | | | |
| Non-guaranteed elements of the policy | | | | |
| Policy exclusion or restrictions 24) If this purphase will result in a replacement of an existing life incurence policy or appuit coentract, here | | | | |
| 24) If this purchase will result in a replacement of an existing life insurance policy or annuity contract, have you determined that the replacement will result in a substantial benefit to the Owner over the life of the | ☐ Yes ☐ No | | | |
| new product, especially considering the following? | D 11/4 | | | |
| Increases or decreases in premium or fees Commencement of new surrender period Changes in coverage duration Addition or loss of existing benefits (such as death, living and/or | □ N/A | | | |
| Changes in coverage duration Changes to death benefit Addition or loss of existing benefits (such as death, living and/or other contractual benefits) | (Not a Replacement) | | | |
| Changes to income amount Be subject to increased fees, investment advisory fees, premium | i | | | |
| Potential surrender charges loads or charges for riders and similar product enhancements | ☐ Yes ☐ No | | | |
| 25) Before recommending this annuity, did you disclose to the Owner the limitations, if any, you have on the types of financial products you can offer? | | | | |
| 26) Did you provide appropriate compensation disclosures to the Owner, as applicable? | ☐ Yes ☐ No | | | |
| 27) Did you utilize financial analysis software, an annuity product evaluation tool, or an illustration to assist with your recommendation? | ☐ Yes ☐ No | | | |
| 28) Will the Owner experience a <u>loss or reduction in features or benefits</u> , other than reduction in liquidity, upon annuity? | on the issuance of the new | | | |
| ☐ Yes* ☐ No ☐ Not Applicable (Not a Replacement) | | | | |
| *If yes, indicate whether any of the following would apply: □ Loss of higher Guaranteed Interest Rates (Fixed Account, Guaranteed Minimum (GMIR), Current Rate, etc.) □ Reduction in guaranteed income at issue □ Forfeiting Living Benefit/Living Benefit Base Value □ Reduction in Death Benefit/Death Benefit Base Value □ Loss of other riders (waiver riders, etc.) | | | | |
| If the Owner will experience any losses above, please describe: | | | | |
| 29) Basis of Recommendation: I am recommending the purchase of this annuity product for the reasons in (check all that apply) | dicated below. | | | |
| Reasons related to Owner's objectives and intended use of the annuity: | u. | | | |
| ☐ Growth potential / asset growth ☐ Safety of principal / reduce market risk ☐ Tax deferred ☐ Simplifying Owner portfolio ☐ Range of index crediting options ☐ Guaranteed r | | | | |
| ☐ Income guarantee/income potential ☐ Lifetime income payments ☐ Death benefit | | | | |
| Reasons related to Replacement: | | | | |
| ☐ Higher interest rate / index crediting opportunity ☐ Greater guaranteed income ☐ Greater incor☐ Reduce market risk ☐ Lower/no fees ☐ Greater death | | | | |
| Other comments or details supporting the recommendation (please describe): | Dellellt | | | |
| Other comments of details supporting the recommendation (please describe). | | | | |
| | | | | |
| By signing this form, I acknowledge the following: | | | | |
| To the best of my knowledge and belief, the information on the form is true, complete, and was obtained. | ed prior to the purchase of | | | |
| the annuity. | | | | |
| My recommendation was made with the care, skill, and diligence that a person acting in a like capacity and familiar with such matters would use under the prevailing circumstances, if required under relevant state law. | | | | |
| matters would use under the prevailing circumstances, if required under relevant state law. In my professional opinion, the recommended annuity is suitable, and where required under applicable state regulations, in the | | | | |
| Owner's best interest. | | | | |
| My recommendation was not influenced by any compensation or incentives I would receive as a result of this annuity sale. Note the compensation of the compensa | | | | |
| Upon request, I will provide AGL/US Life with supporting documentation regarding the basis of my recommendation as well as any applicable disclosures provided to the Owner. | | | | |
| Agent's Signature Date | | | | |
| | | | | |
| Broker/Dealer, Firm, or Affiliation Name | | | | |

| Section V - Owner Acknowledgement and Disclosures | | | |
|---|--|--|---|
| 30) Has your agent informed you about the applicable features of the annuity, as well as any advantages and disadvantages of the recommendation? | | | □ No |
| 31) If this purchase will result in a replacement of an existing life insurance policy or are your agent explained the advantages and disadvantages of replacing the existing annuity? | | ☐ Yes ☐ N/A | □ No |
| · | | (Not a Re | eplacement) |
| 32) Do you understand and are you willing to accept the "non-guaranteed" elements annuity you are purchasing? | s that may apply to the | ☐ Yes | □ No |
| Note: For a description of any "non-guaranteed" elements that may apply to your a the Owner Acknowledgement and Disclosure document for the annuity being purc | | | |
| Complete the following questions for SPIA or DIA products | only | | |
| 33) Are you selecting the "Lifetime Income Only" payout option? | | ☐ Yes | ☐ No |
| Note: If yes, no further income payment will be made, and this contract will termina Annuitant(s). | ate at the death of the | | |
| 34) Are you aware that the income annuity being purchased permanently converts you guaranteed stream of payments and your access to the premium used to purchase restricted? | | ☐ Yes | □ No |
| and objectives. AGL/US Life relies on the information presented on this form to validat you. For New Jersey residents only: The sale and suitability of annuities is regulated by the Department of Banking and Insthe Department's website at https://www.nj.gov/dobi/index.html or by contacting (609) | surance. You may obtain a | assistance b | |
| By signing this form, I acknowledge the following: | | | |
| To the best of my knowledge and belief, the information I provided to my agent a is true, complete, and was obtained prior to my signature below and the purchase. I understand that my failure to provide true and complete information may affect determine the suitability of the product being applied for and may limit the protect suitability of the annuity being purchased. If I am purchasing this annuity contract for a Traditional or Roth IRA, I understand deferral or that a Roth IRA, subject to certain restrictions, provides tax-free accuenhanced by this annuity contract. I understand that I should consult my tax advand the purchase of this annuity. | se of this annuity. the ability of my agent arction provided by regulation of that a Traditional IRA and that such devisor if I have any question | nd AGL/US I ons regardin Ilready provi eferral will N ns about tax | Life to g ides tax IOT be savings |
| I believe the annuity being applied for is suitable and in my best interest accordi I was provided the basis of the recommendation from my agent. For Fixed Index Annuities and Fixed Annuities Only: I understand that withdrawa charge period will be subject to a surrender charge if they exceed penalty-free w | als of contract values duri | - | |
| | Date | | |
| Owner's Signature | Dale | | |
| Joint Owner's Signature | Date (If applicable) | | |
| ı | | | |

Prohibited Transaction Exemption (PTE) 84-24 Disclosure and Acknowledgement Form

Copies of this Form are to be retained by the contract owner and agent and should <u>not</u> be submitted with the application to the insurance company.

This disclosure and acknowledgement form ("Form") provides important information for you to consider prior to making the purchase of an annuity or other insurance product ("Contract") issued by American General Life Insurance Company or The United States Life Insurance Company in the City of New York, collectively the "Insurance Company" with funds from an IRA or other retirement plan subject to the Employment Retirement Security Act of 1974 (ERISA), as amended. The information provided in this Form is intended to satisfy the requirements and conditions of U.S. Department of Labor Prohibited Transaction Exemption 84-24 (PTE 84-24). This Form describes:

- The nature of the relationship between the agent and the insurance company
- · The sales commission the agent will receive in connection with your purchase of this Contract
- Certain charges and fees that may be imposed in connection with the purchase, holding, exchange, termination, or sale
 of the Contract

| Name of Agent |
|--|
| Name of Proposed IRA Owner |
| Product Name ("the Contract") |
| nsurance Company (select one) |
| ☐ American General Life Insurance Company |
| ☐ The United States Life Insurance Company in the City of New York |
| Relationship of the Agent to the Insurance Company |
| The Agent can only sell annuity and insurance products which his/her license allows, and which are issued by an insurance company with whom they are authorized to sell. The Agent from whom you are purchasing this annuity Contract is independent of the issuing Insurance Company listed above and is under no contractual obligation to recommend or offer the above Insurance Company's annuity or insurance products. The Agent is licensed and appointed with a number of insurance companies and may ecommend annuity contracts that are issued by the Insurance Company listed above, as well as other insurance companies. The Agent may not waive or modify any terms of the Contract. |
| Commissions Paid by the Insurance Company to the Agent |
| The Insurance Company will pay sales commissions to the Agent when you purchase this Contract. The commissions are paid by he Insurance Company and one hundred percent of your premium payment(s) will be credited to your Contract. If you purchase the Contract, the Insurance Company will pay the Agent a commission as follows: |
| % of the gross annual premium received by the Insurance Company during the first year of the Contract; and |
| % of the account value paid starting in year two (if applicable) |
| |

Charges

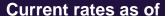
The Contract may include certain charges, fees, discounts, penalties, or adjustments imposed by the Insurance Company as the issuer of the Contract. These may include surrender charges, bonus recapture provisions, market value adjustments, or fees for optional annuity contract features available through a rider to the Contract. The charges and provisions applicable to this Contract are described in detail in the annuity disclosure statement also known as the Owners Acknowledgement that has been provided to you and signed by you in connection with your application to purchase this Contract. It is important that you understand the charges that may be imposed under the Contract you are purchasing. Please ask the Agent if you have any questions or would like additional information.

| Prohibited Transaction Exemption | Page 2 of 2 |
|---|--|
| Acknowledgement of Disclosure/Approval | |
| I acknowledge receipt of the information contained in this Form (including the Age Company, the commission the Agent will receive in connection with the purchase associated with this Contract) and the annuity disclosure statement known as the acknowledge that I received this information prior to the purchase of the Contract. contributions to the IRA. I understand that this Form is not a contract and does no and the Agent, any applicable insurance agency, the Insurance Company, or any or | of the Contract, and the charges and fees Owner Acknowledgement referenced above. I I approve the purchase of the Contract for funding t create any enforceable obligations between me |
| Applicant Signature | Date |
| Agent Certification/Acknowledgement I certify and acknowledge that I have provided to the applicant all disclosures requ | uired in this Form and have satisfied |
| the requirements of PTE 84-24. I certify that I have provided a copy of this Form to copy for my records. | |

Date

Agent Signature

The Power Series of Index Annuities® NY





Guaranteed Growth Rate

Power Index 5 NY® and Power Index Premier® NY

Rate applicable to the Minimum Accumulation Value (MAV) every year for the life of the contract

Lifetime Income Builder Initial Withdrawal Rates

Guaranteed living benefit rider available only in Power Index Premier NY

| Issue age | Single life One covered person | Joint life Two covered persons |
|-----------|-----------------------------------|-----------------------------------|
| 50 | | |
| 51 | | |
| 52 | | |
| 53 | | |
| 54 | | |
| 55 | | |
| 56 | | |
| 57 | | |
| 58 | | |
| 59 | | |
| 60 | | |
| 61 | | |
| 62 | | |
| 63 | | |
| 64 | | |
| 65 | | |

| Issue age | Single life One covered person | Joint life Two covered persons |
|-----------|-----------------------------------|-----------------------------------|
| 65 | | |
| 66 | | |
| 67 | | |
| 68 | | |
| 69 | | |
| 70 | | |
| 71 | | |
| 72 | | |
| 73 | | |
| 74 | | |
| 75 | | |
| 76 | | |
| 77 | | |
| 78 | | |
| 79 | | |
| 80 | | |

Annual income percentage increase

per year for the earlier of 15 years or until income is activated

Secure more income for life

Contact your financial professional or agent to learn more about the Lifetime Income Builder feature.

Index annuities are not a direct investment in the stock market. They are long-term insurance products with guarantees backed by the claims-paying ability of the issuing insurance company. They provide the potential for interest to be credited based in part on the performance of the specified index, without the risk of loss of premium due to market downturns or fluctuations. Index annuities may not be appropriate for all individuals. Withdrawals may be subject to withdrawal charges. Withdrawals may also be subject to federal and/or state income taxes. An additional 10% federal tax may apply if individuals make withdrawals or surrender their annuity before age 59%.

The Lifetime Income Builder guaranteed living benefit (GLB) rider is available only with the Power Index Premier NY Index Annuity for no annual fee. The Guaranteed Lifetime Income Amount (GLIA) is the maximum amount that may be withdrawn each contract year under Lifetime Income Builder. It is calculated by multiplying the income percentage at the time of activation (when lifetime withdrawals begin) by the greater of the contract value or the Minimum Accumulation Value, which is equal to the premium accumulated at a minimum of 1% per year (adjusted for any withdrawals or applicable withdrawal charges). The income percentage is not a rate of return and is not added to the contract value.

Individuals can also receive lifetime income through annuitization, a process that permanently converts the annuity contract into income payments. Once you annuitize a contract, you will no longer have access to your principal. For more information about the GLB rider or annuitization, please see the Owner Acknowledgment and Disclosure Statement.

All contract and optional benefit guarantees, including any fixed account crediting rates or annuity rates, are backed by the claims-paying ability of the issuing insurance company. They are not obligations of or backed by the distributor, insurance agency or any affiliates of those entities and none makes any representations or guarantees regarding the claims-paying ability of the issuing insurance company.

This material is general in nature, was developed for educational use only, and is not intended to provide financial, legal, fiduciary, accounting, or tax advice, nor is it intended to make any recommendations. Applicable laws and regulations are complex and subject to change. Please consult with your financial professional regarding your situation. For legal, accounting or tax advice consult the appropriate professional.

Index annuities are issued by **The United States Life Insurance Company in the City of New York** (US Life), New York, NY. Power Series Modified Single Premium Deferred Fixed Index Annuity, Contract numbers: USL-800 (12/19), USL-800-GLB (12/19) and USL-800-5 (8/21). US Life is a member company of Corebridge Financial, Inc. The underwriting risks, financial and contractual obligations and support functions associated with the annuities issued by US Life are its responsibility. Guarantees are backed by the claims-paying ability of US Life.

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Not FDIC or NCUA/NCUSIF Insured

May Lose Value • No Bank or Credit Union Guarantee
Not a Deposit • Not Insured by any Federal Government Agency



Mailing Address: Annuity Service Center • P.O. Box 15570 • Amarillo, TX 79105-5570

Overnight Mailing Address: Annuity Service Center • 1050 N. Western Street • Amarillo, TX 79106-7011

Replacement Procedures for Firms Using Disclosure Statement after Application Process

For every application for a The United States Life Insurance Company in the City of New York ("US Life") annuity:

- Complete the **Definition of Replacement** with the applicant to determine whether the transaction will involve replacement of an existing life insurance or annuity contract. Both you and the applicant must sign and date the **Definition of Replacement**, with a copy to be provided to the client.
 - If <u>all</u> questions are answered NO, the transaction does not involve a replacement and no additional replacement forms need to be completed. Submit the signed application and **Definition of Replacement** to US Life. You do not need to proceed with the steps below.
 - If <u>any</u> question is answered YES, a replacement has occurred or is likely to occur. Please proceed with the following steps.
- Obtain a list of all policies to be replaced from your client and include this information on US Life's Agent's
 Request for Disclosure Information and Contract Owner's Authorization form. Obtain owner's signature on
 the form.
- Have the applicant read and sign the Important Notice Regarding Replacement or Change of Life Insurance Policies or Annuity Contracts. Leave a signed copy with the applicant at the time of application.
- Submit an original copy of each of the following forms to US Life at the mailing address above:
 - Definition of Replacement
 - Important Notice Regarding Replacement or Change of Life Insurance Policies or Annuity Contracts
 - Agent's Request for Disclosure Statement Information and Contract Owner's Authorization
 - If you used Sales Material, provide a list of such material on New York Regulation 60 List of Sales Proposals and Materials
 - US Life Annuity Application (which includes a list of all policies being replaced)
 - Applicable transfer/exchange request form
 - Any other forms required by your agency or broker/dealer
- If the surrendering insurer does not provide the Disclosure Information to US Life within 20 days, we will contact you to obtain good faith approximations consistent with Regulation 60. US Life will send you a **Disclosure Statement** completed with hypothetical values.
- After the value information is returned to you by US Life on the **Disclosure Statement**, complete the Agent's Statement section and sign the **Disclosure Statement**, and return the copy to US Life. Please keep the disclosure information provided to you by the replaced insurer and by US Life for your records. US Life will retain a copy as well. The completed Disclosure Statement signed by the agent must be received by the USL Home Office before the policy can be issued for delivery.
- Upon receipt of in good order Disclosure Statement, US Life will request transfer.
 - If Disclosure Statement is not in good order, the transfer and Letter of Acceptance will not be sent until deemed good order
- Copy of signed Disclosure Statement will be included in policy provided to policy owner.

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DEPARTMENT OF FINANCIAL SERVICES OF THE STATE OF NEW YORK **DEFINITION OF REPLACEMENT**

IN ORDER TO DETERMINE WHETHER YOU ARE REPLACING OR OTHERWISE CHANGING THE STATUS OF EXISTING LIFE INSURANCE POLICIES OR ANNUITY CONTRACTS, AND IN ORDER TO RECEIVE THE VALUABLE INFORMATION NECESSARY TO MAKE A CAREFUL COMPARISON IF YOU ARE CONTEMPLATING REPLACEMENT, THE AGENT OR BROKER IS REQUIRED TO ASK YOU THE FOLLOWING QUESTIONS AND EXPLAIN ANY ITEMS THAT YOU DO NOT UNDERSTAND.

A H

| Date: | | Signature of A | aent or Broker | | | | | |
|-----------------------------------|--|--|--|---|---------------------------------|--|-----------------------------------|--|
| TO THE | BEST OF MY KNOV | VLEDGE, A REP | LACEMENT IS | INVOLVED II | N THIS TR | ANSACTION: | YES | _ NO |
| Date: _ | | _Signature of A | pplicant: | | | | | |
| Date: _ | | _Signature of A | pplicant: | | | | | |
| NEW Y OR BRO OR CH A COM | HAVE ANSWERE ORK INSURANCE OKER IS REQUIRE IANGE OF LIFE II IPLETED DISCLOS ACT IS DELIVERE | REGULATION D TO PROVIDE NSURANCE PO SURE STATEM | 60 HAS OCCU YOU WITH TH OLICIES OR A | JRRED OR HE <u>IMPORT</u> ANNUITY (| IS LIKELY ANT NOT CONTRAC | Y TO OCCUF ICE REGARI STS. YOU W | R AND YO DING REP /ILL ALSO | OUR AGENT LACEMENT O RECEIVE |
| | PREMIUM PAID? | | | | | | NO | |
| (6) | CONTINUED WITH | H A STOPPAGI | E OF PREMIU | M PAYMEN | ITS OR R | | NO IN THE A | |
| (5) | ASSIGNED AS CO OF ANY PORTION OF DIVIDEND ACO ON ONE OR MOR | I OF THE LOAN CUMULATIONS | I VALUE, INCL S OR PAID-UP | UDING ALL | . TRANSA | BORROWIN CTIONS WH | IG OR WI EREIN AN ED OR W | THDRAWAL IY AMOUNT /ITHDRAWN |
| (4) | REISSUED WITH INCLUDING ALL T UP ADDITIONS IS | RANSACTION | S WHEREIN AI | N AMOUNT | OF DIVID | END ACCUM EXISTING P | 1ULATION | IS OR PAID |
| (3) | CHANGED OR MO LIFE INSURANCE OR ANNUITY BEN | OR ANNUITY B | ENEFIT OR IN | THE PERIO | | THE EXIST | | NSURANCE |
| | OR OTHER CASH | | | 77710211071 | 000m0L/ | • | NO | |
| (2) | CHANGEDORMO OR UNDER ANOT BYTHEUSEOFNO | HER FORM OF | NONFORFEI ^T | TURE BENE | FIT; OR C | ASEXTENDE OTHERWISE | — — DTERMI REDUCE | D IN VALUE |
| (1) | LAPSED, SURREN REPLACING THEL | | | | | Γ, OR OTHER | | |
| HAS EX | RT OF YOUR PUR (ISTING COVERAC | GE BEEN, OR I | S IT LIKELY T | O BE: | | | | |

USL 236 (4/17) DOR-N Rev. 4/17

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Overnight Mailing Address: Annuity Service Center • 1050 N. Western Street • Amarillo, TX 79106-7011

Agent's Request for Disclosure Statement Information and Contract Owner's Authorization

| Α. | INSTRUCTIONS | DO NOT USE HIGHLIGHTER. Please print or type. Applicant's and agent's signature Send completed form to replacing | | his form. |
|----|-------------------------------------|---|-------------------------|---|
| В. | EXISTING CONTRACT INFORMATION | EXISTING CONTRACT/CONTRACT NUMBER ADDRESS OF EXISTING INSURER | NAME OF EXI | STING INSURER |
| | | | OTATE | 7/0.0005 |
| | | CITY | STATE | ZIP CODE |
| C. | APPLICANT Information | NAME OF APPLICANT | | SOCIAL SECURITY NUMBER OR TAX ID NUMBER |
| | | NAME OF JOINT APPLICANT (if applicable) | | SOCIAL SECURITY NUMBER (if applicable) |
| | | TELEPHONE NUMBER STREET ADDRES | SS | |
| | | CITY | STATE | ZIP CODE |
| D. | PROPOSED US LIFE CONTRACT | PRODUCT NAME ☐ Non Qualified or ☐ Quali ☐ Full or ☐ Partial Amount (Partial 1035 Ex | \$ | be subject to pre-sale approval) |
| | | Living Benefit Election ☐ Yes or ☐ Single Covered Person ☐ Join | ☐ No nt Covered Pers | son |
| | | LIVING BENEFIT NAME | | |
| | | DEATH BENEFIT NAME | | |

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| E. | AGENT OR BROKER REQUEST FOR INFORMATION NECESSARY TO COMPLETE DISCLOSURE | As the agent on the proposed replacement contract, I hereby request the information necessary to complete the Department of Financial Services of the State of New York Disclosure Statement, for the above-referenced contract. Please send the information to me at the following address: | | | | |
|----|--|---|---|------------|--|--|
| | STATEMENT | AGENT OR BROKER NAME | BROKER-DEALER FIRM | NAME | | |
| | | ADDRESS | | | | |
| | | CITY | STATE | ZIP CODE | | |
| | | TELEPHONE NUMBER | FAX NUMBER | | | |
| | | EMAIL ADDRESS | NEW YORK LICENSE N | UMBER | | |
| F. | APPLICANT'S AUTHORIZATION TO RELEASE | INFORMATION NECESS I may replace the above contract with | | DISCLOSURE | | |
| | | signed form as my STATEMENT auth necessary to complete the required D contract. Please mail the information record on my existing contract <i>(if difficulty difficul</i> | TEMENT authorization for you to release the information the required Disclosure Statement for the above -referenced to information to: 1) the agent identified above; 2) the agent of contract (if different than the agent listed above); 3) The United ompany in the City of New York, the proposed replacing insurer | | | |
| | | SIGNATURE OF APPLICANT | DAT | E | | |
| | | SIGNATURE OF JOINT APPLICANT (if applicable) | DAT | | | |

USL 238 (12/21) AD-N.1

Mailing Address: Annuity Service Center • P.O. Box 15570 • Amarillo, TX 79105-5570

Overnight Mailing Address: Annuity Service Center • 1050 N. Western Street • Amarillo, TX 79106-7011

New York Regulation 60 List of Sales Proposals and Materials

| Λ | Inctri | IICTIO | nc |
|----|--------|--------|-----|
| Α. | Instri | utliu | 119 |

- 1. Please print or type.
- 2. Please complete the entire form and submit with the application package.

| B. Applicant Information | | |
|--|---------------------------------------|---------------------------------|
| Applicant's Name (please print) | | |
| Joint Applicant's Name (if applicable, pleas | | |
| C. Sales Materials | | |
| The following U.S. Life sales materials were number and revision date. You do not need | · · · · · · · · · · · · · · · · · · · | • |
| Sales Piece | Form Number | Revision Date |
| | | |
| | | |
| | | |
| Copies of the sales material used in the sale insurer upon request. | e of the proposed annuity contract w | ill be provided to the existing |
| D. Agent's Signature | | |
| Agent or Broker Name (please print) | | |
| New York License Number | | |
| Agent or Broker Signature | | |

USL 233 (12/21) SP-N Rev. 12/21

Mailing Address: Annuity Service Center • P.O. Box 15570 • Amarillo, TX 79105-5570

Overnight Mailing Address: Annuity Service Center • 1050 N. Western Street • Amarillo, TX 79106-7011

DEPARTMENT OF FINANCIAL SERVICES OF THE STATE OF NEW YORK IMPORTANT NOTICE REGARDING REPLACEMENT OR CHANGE OF LIFE INSURANCE POLICIES OR ANNUITY CONTRACTS

THIS NOTICE IS FOR YOUR BENEFIT AND REQUIRED BY 11 NYCRR PART 51 (INSURANCE REGULATION 60)

YOU ARE CONTEMPLATING THE PURCHASE OF A LIFE INSURANCE POLICY OR ANNUITY CONTRACT IN CONNECTION WITH THE SURRENDER, LAPSE OR CHANGE OF EXISTING LIFE INSURANCE POLICIES OR ANNUITY CONTRACTS. THE AGENT OR BROKER IS REQUIRED TO GIVE YOU THIS NOTICE. A SIGNED DISCLOSURE STATEMENT WILL ALSO BE PROVIDED TO YOU CONTAINING THE SUMMARY RESULT COMPARISON FOR THE NEW LIFE INSURANCE POLICY OR ANNUITY CONTRACT AND ANY LIFE INSURANCE POLICIES OR ANNUITY CONTRACTS TO BE CHANGED THAT SETS FORTH THE FACTS OF THE TRANSACTION AND ITS ADVANTAGES AND DISADVANTAGES TO YOU. YOUR DECISION COULD BE A GOOD ONE – OR A MISTAKE – SO MAKE SURE YOU UNDERSTAND THE FACTS. YOU SHOULD:

- CAREFULLY STUDY THE DISCLOSURE STATEMENT, WHICH INCLUDES A SUMMARY RESULT COMPARISON, UNTIL YOU ARE SURE YOU UNDERSTAND FULLY THE EFFECT OF THE TRANSACTION. THE DISCLOSURE STATEMENT IS REQUIRED TO BE PROVIDED TO YOU NO LATER THAN UPON DELIVERY OF THE POLICY OR CONTRACT.
- ASK THE COMPANY, AGENT OR BROKER FROM WHOM YOU BOUGHT YOUR EXISTING LIFE INSURANCE POLICIES OR ANNUITY CONTRACTS TO REVIEW WITH YOU THE TRANSACTION. YOU MAY BE ABLE TO EFFECT THE CHANGES YOU DESIRE MORE ADVANTAGEOUSLY WITH THEM.
- CONSULT YOUR TAX ADVISOR. THERE MAY BE UNFAVORABLE TAX IMPLICATIONS ASSOCIATED WITH THE CONTEMPLATED CHANGES TO YOUR EXISTING LIFE INSURANCE POLICIES OR ANNUITY CONTRACTS.

As a general rule, it is often not advantageous to drop or change existing coverage in favor of new coverage, whether issued by the same or a different insurance company. Some of the reasons it may be disadvantageous are:

- 1. The amount of the annual premium under an existing life insurance policy may be lower than that called for by a new life insurance policy having the same or similar benefits. Any replacement of the same type of policy will normally be at a higher premium rate based upon the insured's then attained age.
- 2. Since the initial costs of a life insurance policy are charged against the cash value increases in the earlier life insurance policy years, the replacement of an old life insurance policy by a new one results in the policyholder sustaining the burden of these costs twice. Annuity contracts usually contain provision for surrender charges, therefore a replacement involving annuity contracts may result in the imposition of surrender charges.
- The incontestable and suicide clauses begin anew in a new life insurance policy. This could result in a claim being denied under the new life insurance policy that would have been paid under the life insurance policy that was replaced.
- 4. An existing life insurance policy or annuity contract often has more favorable provisions than a new life insurance policy or annuity contract in areas such as loan interest rate, settlement options, disability benefits and tax treatment.

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- 5. There may have been changes in your health since the purchase of the existing coverage.
- 6. The insurance company with which you have existing coverage can often make a desired change on terms that would be more favorable than if you replaced existing coverage with new coverage.

YOU HAVE THE RIGHT, WITHIN 60 DAYS FROM THE DATE OF DELIVERY OF A NEW LIFE INSURANCE POLICY OR ANNUITY CONTRACT, TO RETURN IT TO THE INSURER AND RECEIVE AN UNCONDITIONAL FULL REFUND OF ALL PREMIUMS OR CONSIDERATIONS PAID ON IT, OR IN THE CASE OF A VARIABLE OR MARKET VALUE ADJUSTMENT POLICY OR CONTRACT, A PAYMENT OF THE CASH SURRENDER BENEFITS PROVIDED UNDER THE POLICY OR CONTRACT, PLUS THE AMOUNT OF ALL FEES AND OTHER CHARGES DEDUCTED FROM GROSS CONSIDERATIONS OR IMPOSED UNDER THE LIFE INSURANCE POLICY OR ANNUITY CONTRACT, AND MAY HAVE THE RIGHT TO REINSTATE OR RESTORE ANY LIFE INSURANCE POLICIES AND ANNUITY CONTRACTS THAT WERE SURRENDERED, LAPSED OR CHANGED IN THE TRANSACTION TO THEIR FORMER STATUS TO THE EXTENT POSSIBLE AND IN ACCORDANCE WITH THE INSURER'S PUBLISHED REINSTATEMENT RULES TO THE EXTENT SUCH RULES ARE NOT INCONSISTENT WITH THE PROVISIONS OF 11 NYCRR PART 51 (INSURANCE REGULATION 60).

<u>IMPORTANT:</u> THIS RIGHT SHOULD <u>NOT</u> BE VIEWED AS REINSTATING OR RESTORING YOUR LIFE INSURANCE POLICY OR ANNUITY CONTRACT TO THE SAME CONDITION AS IF IT HAD NEVER BEEN REPLACED. THERE MAY BE CONSEQUENCES IN REINSTATING OR RESTORING YOUR LIFE INSURANCE POLICY OR ANNUITY CONTRACT, INCLUDING BUT NOT LIMITED TO:

- THE RIGHT TO REINSTATE OR RESTORE YOUR LIFE INSURANCE POLICY OR ANNUITY CONTRACT APPLIES ONLY TO COMPANIES SUBJECT TO NEW YORK INSURANCE LAWS;
- YOUR LIFE INSURANCE POLICY OR ANNUITY CONTRACT IS SUBJECT TO YOUR SPECIFIC COMPANY'S
 REINSTATEMENT RULES, WHICH MAY VARY FROM COMPANY TO COMPANY. THESE RULES MAY
 REQUIRE PAYMENT OF BOTH PREMIUM AND INTEREST; HOWEVER, YOU WILL NOT BE SUBJECT TO
 EVIDENCE OF INSURABILITY, OR A NEW CONTESTABLE OR SUICIDE PERIOD;
- YOU MAY NOT RECEIVE THE INTEREST OR INVESTMENT PERFORMANCE DURING THE PERIOD THE LIFE INSURANCE POLICY OR ANNUITY CONTRACT WAS REPLACED; AND
- THERE MAY BE UNFAVORABLE FEDERAL INCOME TAX CONSEQUENCES AS A RESULT OF THE REINSTATEMENT OF YOUR LIFE INSURANCE POLICY OR ANNUITY CONTRACT.

<u>IMPORTANT:</u> IN THE CASE OF A VARIABLE OR MARKET VALUE ADJUSTMENT POLICY OR CONTRACT, THE VALUE OF THE POLICY OR CONTRACT MAY INCREASE OR DECREASE DURING THE 60 DAY PERIOD DEPENDING ON THE PERFORMANCE OF THE UNDERLYING INVESTMENTS, WHICH MAY AFFECT THE VALUE OF THE REFUND YOU RECEIVE.

I HEREBY ACKNOWLEDGE THAT I READ THE ABOVE "IMPORTANT NOTICE" AND HAVE RECEIVED A COPY OF SAME.

| Date: | Signature of Applicant: | | |
|-------|-------------------------|--|--|
| | | | |
| Date: | Signature of Applicant: | | |

USL 237 (4/17) IN-N

Owner Acknowledgment and Disclosure Statement

Power Index Premier® NY

Index Annuity Contract Form Number USL-800 (12/19) Index Annuity Contract Form Number USL-800-GLB (12/19)

The United States Life Insurance Company in the City of New York

P.O. Box 2708, Amarillo, TX 79105-2708 Telephone: 888-438-6933

Please read this document carefully before purchasing and keep it for your reference. It describes key benefits, costs and risks associated with these index annuities so you can determine if it will meet your financial needs and goals.

Sign and date the last page to confirm that you understand the index annuity contract you are purchasing.

The contract you will receive, including riders and endorsements attached to it, have complete details about benefits and restrictions associated with the Contract.

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What is the purpose of this document?

We want to be sure you're aware of the benefits, costs and risks associated with this index annuity contract before you buy it. You should read this document carefully. It provides a summary of the key elements of the contract. Please carefully consider whether the purchase of the Power Index Premier NY index annuity helps meet your needs and goals, and is appropriate for your financial situation. Then, when you receive your contract package from us, carefully read the contract and all its riders and endorsements. These documents have complete details about how the contract works.

Not a deposit • May lose value • No bank or credit union guarantee • Not insured by a federal government agency or FDIC/NCUA/NCUSIF

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Introduction

What is this product?

Power Index Premier NY is a single premium deferred fixed index annuity (index annuity) from The United States Life Insurance Company in the City of New York (we or the company). This annuity offers interest crediting that is linked to the price changes in the S&P 500[®] Index, the MSCI EAFE Index, and the Russell 2000[®] Index. These indices are unmanaged and are not available for direct investment. They do not include the dividends paid on the stocks that comprise them, so the dividends paid on the securities underlying the indices are not included in the index return. Over the 10-year period ending December 31, 2023, the annual returns on each of the three indices above (without dividends) were lower by an average of 2.11%, 3.25%, and 1.46%, respectively, compared to the same index with dividends. If the publication of any of the indices shown in this document are discontinued, or the calculation of any of the indices is changed substantially US Life will adopt a similar index and notify you.

This annuity has a withdrawal charge. Withdrawals made during the withdrawal charge period could result in your receiving less than the premium paid. Partial withdrawals in excess of allowable amounts can reduce the benefits under the contract.

Power Index Premier NY offers an optional guaranteed living benefit (GLB) rider. The optional benefit is designed to provide a guaranteed level of future income for life, even if your contract value goes to zero.

You put money (known as your premium) in one or more index interest account(s). The index interest account(s) can credit interest in a way that gives you some exposure to positive changes in the financial markets while limiting your downside risk. **This annuity does not participate directly in any stock or equity investment.** You can convert your money into a regular stream of income (known as annuitizing).

Details about the interest accounts, GLB riders, withdrawal charges and annuitizing are found later in this document.

How does Power Index Premier NY work?

Power Index Premier NY credits interest on the money you put in the index interest accounts. The interest we credit on the index interest accounts is calculated using a number of factors that apply to the performance of the specific index associated with each account. These factors may reduce the index performance percentage that is credited, and are designed to help the company manage the costs of offering the contract. After your contract is issued, we have the flexibility to change the factors on future contract anniversaries. Changes may increase or decrease the interest rate we credit. Please read carefully the definitions of these factors on the next page and ask your financial professional any questions in order to fully understand how each option works and which factors may impact your potential interest earned.

You may receive no interest if the index used to determine interest crediting does not increase, or decreases. Also, any positive change in the index at the end of the index term can be reduced by the factors that apply. You could lose some of the premium you paid if you withdraw money and are charged a withdrawal charge.

Definitions of Terms Introduced

Riders/Endorsements: Additional documents that go with your contract and contain the details about the features and benefits of your contract.

Tax-deferred interest: Interest on which no tax is payable until it is withdrawn.

Withdrawal charge: A charge that may be assessed against the amount of a withdrawal during the withdrawal charge period.

Index interest accounts: Options designed to provide opportunity for growth of your money. They allow potential interest to be added to your contract based on an index (e.g., the S&P 500[®] Index (excluding dividends)) that tracks the performance of financial markets.

Please see Appendix A for numerical examples that will help you better understand how the Index Interest Accounts work.

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Your Contract and Interest Crediting Accounts

The following factors work together as explained below to determine interest to be credited to your contract.

- **Index term**: The time period over which the change in the index will be calculated using the factors below. The index term may be one, two or five years depending on what is available to you.
- **Index rate cap**: The maximum rate of interest that can be credited to an index interest account. The index rate cap declared for each index term will never be lower than the stated minimums in your contract. Please see "Your Initial Rate and Rate Changes".
- Declared index interest percentage: A rate of interest declared each index term that will be credited to an
 index interest account when the change in index value over the index term matches or exceeds the minimum
 change in index value (i.e., when the declared index interest percentage is "triggered" for that index term).
 The declared index interest percentage applicable for each index term will never be lower than the stated
 minimum in your contract.

The rates we set vary depending on the index interest account option(s) you choose and may also vary depending on whether you choose a GLB rider.

The contract may provide higher rates on premium amounts of \$100,000 or more than on premium amounts of less than \$100,000.

The amount of interest credited at the end of the index term depends on:

- 1) how the index changes over the term,
- 2) the index interest account(s) utilized,
- 3) applicable index rate caps and/or declared index interest percentages, and
- 4) contract value held in the index interest account(s) at the end of the term.

The index interest rate will never be less than zero. If an index interest calculation results in a negative number, no interest would be credited.

For index interest accounts using cap rates: You may receive little or no interest if the index used to determine interest crediting doesn't increase, or if it decreases. Also, any positive change in the index at the end of an index term may be reduced by the applicable factors defined above.

For performance triggered index interest accounts: If there is any positive change or no change in the applicable index value over the index term, you will earn a rate of interest equal to the declared index interest percentage (i.e., the declared index interest percentage will be "triggered" for that term). Note that if the actual increase in the index is greater than the declared index interest percentage guaranteed for that term, you will still only receive such declared index interest percentage for that term.

Note for all index interest accounts: You could lose some of the premium you paid if you withdraw money that is subject to withdrawal charge.

Your Initial Rates and Rate Changes

You can obtain current and minimum guaranteed rates from your financial professional or the accompanying Current Rates flier, but your actual initial rates will be determined at the time your contract is issued (issue date). At the end of each index term, we may change the rates for the coming term. New rates will be provided to you on the annual statement for your contract and will be guaranteed for the length of the upcoming index term. Factors that influence the declared renewal rates include, but are not limited to, the level of US treasury rates, credit spreads on corporate bonds and other fixed income instruments, company asset-liability matching strategies, the length of the contract withdrawal charge period and the number of years since your annuity contract was issued.

Where can I put my premium?

Your premium will be allocated to the available index interest account described below and as specified on your application. The index interest account allows interest to be credited at the end of the term based in part on the performance of the associated index.

Definitions of Terms Introduced on This Page

Declared: Current as determined and stated by the insurance company.

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| | Index Interest Account |
|---|---|
| Point-to-Point With Rate Cap Index Interest Account | The rate of interest credited will equal the percentage change of the applicable index over the selected index term from one contract anniversary to the contract anniversary at the end of the term, subject to the declared index rate cap. |
| Point-to-Point with Performance-Triggered Account | The rate of interest credited will equal the declared index interest percentage when the change in index value over the index term is equal to or greater than the minimum change in index value. |

What Indices are available for the Index Interest Account(s)?

The MSCI EAFE Index, Russell 2000[®] Index, and S&P 500 Index[®] may be available, please check with your financial professional.

Please see important information about the indices in Appendix D.

Can I transfer | reallocate money between accounts?

Yes. You can transfer into any of the available accounts on any contract anniversary, but note that if any multi-year term accounts are added, you would only be able to transfer out of those accounts at the end of a term. The minimum transfer amount is \$100. You have 20 days from date of our notification to provide transfer instructions to our Annuity Service Center. The transfer will be effective as of the most recent previous contract anniversary, provided your instructions are received by the 20th day after date of notification.

How is my contract value calculated?

When you first purchase your contract, the contract value equals your premium. If you put money in the index interest account(s), we determine whether any interest can be credited to the contract value at the end of the index term, as described earlier, and add it to your contract value if greater than 0%.

If you take a withdrawal, we make a reduction to the contract value for that withdrawal along with any charges that apply, as described in your contract. **No interest is earned on amounts deducted (including charges) from your contract value at any time during the term regardless of how long during the term the money was in the index account prior to the withdrawal.** The reduction to contract value is applied proportionally to the index accounts to which contract value is allocated based on the allocation immediately prior to each partial withdrawal.

What is the minimum accumulation value (MAV)?

Power Index Premier NY includes a minimum accumulation value which is an amount guaranteed to be available for payment of a death benefit, upon beginning an income plan or when calculating your surrender value upon a total withdrawal. The minimum accumulation value is your premium, accumulated on a daily basis at the minimum growth rate, less reductions for withdrawals taken (including withdrawal charges) as described in your contract. You can obtain the minimum growth rate for currently issued contracts from your financial professional or your rate sheet but your actual minimum growth rate will be determined when your contract is issued, and is guaranteed not to change.

How do my contract value and my minimum accumulation value interact?

On the 7th contract anniversary and on every contract anniversary thereafter, the contract value will never be less than the minimum accumulation value as described above. When the minimum accumulation value is greater than the contract value, the contract value will be reset to equal the minimum accumulation value. The company will allocate the amount added to the contract value applicable to this reset proportionally to each index account to which the owner's contract value is allocated. When the contract value is greater than the minimum accumulation value, the minimum accumulation value is reset to equal the contract value.

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Withdrawals and Income

Can I take withdrawals from my annuity contract?

Yes. You can access your money in one of two ways: withdrawals or annuitization (converting your contract value into a guaranteed stream of income payments).

Withdrawals can be taken at any time (minimum \$1,000 per withdrawal), or you can set up a systematic withdrawal program to receive regular, scheduled amounts (minimum of \$100 per withdrawal). The minimum remaining contract value after any withdrawal must be \$2,500. Here are the three types of **penalty-free withdrawals** you may make: · Penalty-Free withdrawals—After the first contract year, you are allowed to withdraw up to 10% of the contract value as of the preceding contract anniversary, without any withdrawal charges. You may not carry over the unused portion of the penalty-free withdrawal amount to the next contract year. Penalty-Free withdrawals under the optional guaranteed living benefit (GLB) rider—The GLB rider(s) provide for guaranteed lifetime withdrawals that are not **Withdrawals** subject to the charges described below if such withdrawals are taken under the terms of the rider. The GLB rider(s) are detailed later in this document. · Penalty-Free withdrawals of required minimum distributions (RMDs) at any time, including the first contract year, that are based solely on your Power Index Premier NY contract value. See further discussion of RMDs below. All withdrawals will reduce your contract value and minimum accumulation value. All withdrawals other than the penalty-free withdrawals described above taken during the withdrawal charge period will be subject to charges. See Appendix B for impact of withdrawals to your contract value and minimum accumulation value. You can annuitize the contract, also known as beginning an income plan. Beginning an income plan means converting the contract value permanently into a stream of payments. Annuitization/ The payments take place over a specific amount of time you choose, with options that **Income Plan** quarantee payments for life. Once you begin your income plan, you will not have any further access to your contract value. You or your designated payee will receive your money only via the annuity payments.

What charges and adjustments might apply to withdrawals?

If you have not elected to begin taking lifetime income withdrawals, a charge may be assessed against the amount of the withdrawal when you take money out of your contract during the withdrawal charge period. The withdrawal charge applies to amounts withdrawn that exceed any penalty-free withdrawals. The percentage charged against the withdrawal amount depends on how long you've had the contract. Once lifetime income withdrawals have begun, there is no withdrawal charge on withdrawals less than or equal to the guaranteed lifetime income amount (GLIA) (and/or the allowable RMD amount, if greater; see RMD discussion below) or after the withdrawal charge period ends.

Withdrawal Charge Schedule

| Contract Year | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8+ |
|-------------------|----|----|----|----|----|----|----|----|
| Withdrawal Charge | 9% | 8% | 7% | 6% | 5% | 4% | 3% | 0% |

What is the impact of withdrawal charges on IRS mandated Required Minimum Distributions?

If you purchase your annuity under a tax-qualified retirement plan (e.g., an IRA), the Internal Revenue Code (IRC) directs that a minimum amount of retirement income must be taken each year beginning in the year the owner attains RMD age. The RMD age varies according to birthdate as follows: generally, income must begin by April 1 of the year after the owner reaches 70½ (if you were born before July 1, 1949); or age 72 (if you were born after June 30, 1949 and before January 1, 1951); or age 73 if you were born January 1, 1951 or later) unless RMD requirements are being satisfied elsewhere. Note that for those born January 1, 1951 or later, the RMD eligible age is due to increase to age 75 after December 31, 2032.

Definitions of Terms Introduced on This Page

Contract year: The year between one contract anniversary and the next.

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- Withdrawal charges will not apply to RMD amounts that are based solely on your Power Index Premier NY
 contract value (not in combination with other IRAs) at any time after issue, including the first contract year.
- The minimum partial withdrawal amount of \$1,000 outlined above does not apply to RMDs.
- RMD amounts do count as part of the 10% penalty-free withdrawal amount, thereby reducing or possibly eliminating the ability to take other penalty-free withdrawals within a contract year.
- Failure to satisfy the RMD requirements may result in a tax penalty. You should consult your tax advisor for more information.
- If you are transferring from another company and have already reached your RMD age, you should take the current tax year's RMD prior to the transfer, since we do not have access to information from the other company needed to calculate your current year's RMD.

How is my contract value calculated if I want to withdraw all my money (i.e., surrender the contract)?

If you withdraw all your money from the contract, you will receive the cash surrender value, and your contract terminates. Upon surrender, you will receive an amount that is equal to the greater of:

- the contract value less applicable withdrawal charge or
- the minimum accumulation value as described above, reduced by the following amount:

Withdrawal Charge Percentage x (Minimum Accumulation Value - Penalty Free Withdrawal)

When can I begin an income plan?

You may begin an income plan, also known as annuitizing, after the first thirteen months but no later than the contract's maturity date. The maturity date is the owner's or, if jointly owned, the older owner's 95th birthday. Payments automatically begin on the maturity date unless you surrender the contract on or before that date. The amount that is used to determine your income payments is generally your contract value, including any partial index interest through the date the income plan begins. The amount on which your payments are based will never be less than the minimum accumulation value. You cannot annuitize only a portion of your contract value; payments must be based on the entire contract value as adjusted for any applicable charges, or on the alternative minimum accumulation value. Once you begin your income plan, the death benefit will terminate. Please see "Additional Information about the Contract."

If you plan to annuitize your contract in the first five years, you should consider whether a different annuity contract is more appropriate for you.

If you plan to annuitize your contract in the first five years, you should consider whether or not electing a GLB rider is more appropriate for you.

What income plans are available with my contract?

You have five income plan options. Payments may be set up under one of these options or under another plan mutually agreeable to you and the company. If a life income option is chosen, the specific amount of the payments is determined based on:

- · the greater of contract value or minimum accumulation value
- the age of the annuitant (the person on whose life expectancy the contract is based—generally, the owner);
 and
- the gender of the annuitant.

| Life Income | Pays income for as long as the annuitant lives. |
|---|--|
| Joint and Survivor Life Income | Pays income until both the annuitant and a designated second person have died. |
| Joint and Survivor Life Income with 10 or 20 Years Guaranteed | Pays income until both the annuitant and a designated second person have died, unless they die before the guaranteed annuity income payments have been made. In that case, income payments will continue to the beneficiary for the rest of the guaranteed 10 or 20 years. |
| Life Income with 10 or 20 Years Guaranteed | Pays income for as long as the annuitant lives. If the annuitant dies before the guaranteed annuity income payments have been made, the income payments will continue to the beneficiary for the rest of the guaranteed 10 or 20 years. |
| Period Certain | Pays income for a specified period of years from 5 to 30 years. |

If you do not choose an income plan option listed above, you will be defaulted to the income plan provided for under your contract. Not all annuity options may be available for IRA owners.

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Can I access my money if I have a serious illness, without paying a withdrawal charge?

The following riders let you make withdrawals without a withdrawal charge when specific conditions are met. There is no charge for these riders. If you choose to take a withdrawal under these riders, they may reduce benefits under the GLB feature. Details about utilizing the riders, including qualifying conditions and waiting periods, are set forth in the riders.

| Extended Care Rider | The owner must receive Extended Care for at least 90 consecutive days, beginning after the second contract year. The rider terminates when the owner turns age 86. |
|------------------------|--|
| Terminal Illness Rider | The owner must be initially diagnosed with a Terminal Illness on or after the contract issue date. Only one partial or full withdrawal is permitted. |

Guaranteed Living Benefit Rider

Lifetime Income Builder

Is the Guaranteed Living Benefit optional?

Yes. You may elect the GLB on your application when you purchase the contract. Keep in mind that choosing the lifetime income builder guaranteed living benefit (GLB) rider may impact the rates on the index interest account you use.

What benefits do the GLB riders provide?

The rider provides an annual guaranteed lifetime income amount (GLIA) that can be taken in a stream of withdrawals over your lifetime. The GLIA is the maximum amount that may be withdrawn each contract year under the GLB rider.

The GLIA is based on the greater of your contract value or minimum accumulation value when you begin income, multiplied by the applicable income percentage. Your initial income percentage grows by a set income percentage increase until you elect to begin lifetime income withdrawals or your contract's 15th anniversary, whichever comes first. Even if GLIA withdrawals reduce your contract value to zero, GLIA payments will continue as long as you live or, if joint coverage is elected, as long as either of you live.

Taking a GLIA withdrawal is the same as taking any other withdrawal – it will reduce your contract value, cash surrender value and death benefit available under your contract.

Note: If this annuity is an IRA and you have elected the GLB rider, the benefit may have limited usefulness if you take partial withdrawals to satisfy RMDs prior to activating the GLIA withdrawal. Such pre-activation RMDs might result in a proportional reduction in the GLIA or an inability to exercise the benefit altogether.

What does a GLB rider cost?

There is no fee or charge for the GLB rider.

How do I begin my GLIA withdrawals?

You may elect to begin receiving GLIA withdrawals at any time after your contract is issued. You must submit a withdrawal form to the company to request lifetime income withdrawals. Note: once you make your election, the income percentage used to calculate your GLIA is set and your GLIA will no longer increase, even if you decide not to take withdrawals every year.

How much can I receive each year through Lifetime Income withdrawals under the GLB rider?

The rider guarantees a specific amount to be available each year for the remainder of your life (or the lives of you and your spouse if joint coverage is elected) so long as all withdrawals stay within the terms of the rider. This amount is your GLIA.

Your GLIA is determined at the time you begin lifetime income withdrawals. To calculate the GLIA, we multiply the greater of your contract value or the minimum accumulation value by the applicable income percentage as of the date of your first income withdrawal. The initial percentage is determined on the date of purchase. It is based on your age (or the age of the younger of you and you jointly covered spouse) on the contract issue date and whether you elect single of joint coverage. You can obtain the current income percentages from your financial professional or accompanying GLB Rate Sheet, but your actual initial income percentage will be determined on the contract issue date and will be set forth on the rider data page.

Your income percentage will be adjusted upward by a set percentage every year you wait to begin lifetime income withdrawals for up to fifteen years. Your income percentage increase will be set forth on the rider data page. Ask your financial professional for the current income percentage increase. Once you begin lifetime increase withdrawals under the rider, the GLIA will be calculated as described above and will no longer increase. Note: Income

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percentages and the income percentage increase relate only to your GLIA and are not rates of return added to your contract value. After beginning lifetime income withdrawals, the GLIA will not decline as long as you take withdrawals within the terms of the rider (including certain RMD withdrawals discussed below). For example, withdrawals up to the GLIA will not incur withdrawal charges, even if they exceed the penalty-free withdrawal amount under the contract. However, the GLIA could decrease if you make an excess withdrawal.

What are excess withdrawals and how do they impact the GLB rider?

After you elect to begin lifetime income withdrawals under the GLB rider: When you elect to begin lifetime income withdrawals, your income percentage and GLIA will no longer be adjusted upward by income percentage increases. However, the GLIA may be decreased by excess withdrawals. If any portion of a withdrawal exceeds the GLIA (except for certain RMD withdrawals described below), the amount in excess of the GLIA will be considered an excess withdrawal. This excess withdrawal will permanently reduce the GLIA available for future years in the same proportion that the excess withdrawal reduces the greater of contract value or minimum accumulation value. An excess withdrawal that reduces your contract value to zero at any time will terminate the GLB rider and the contract.

Before you elect to begin lifetime income withdrawals under the GLB rider: Withdrawals taken before you elect to begin income (including RMDs) are not considered excess withdrawals under the GLB rider; they will, however, reduce the contract value and minimum accumulation value, the greater of which is used to calculate your GLIA, when you begin your lifetime income withdrawals. As stated above, beginning RMDs before you activate lifetime income withdrawals can limit the usefulness of the GLB rider.

Please see Guaranteed Lifetime Withdrawal examples in Appendix C.

If I own this contract within a retirement plan or if it is a tax-qualified contract such as an IRA, how do Required Minimum Distributions (RMDs) impact my guaranteed lifetime income withdrawals?

In any year that RMDs are taken before lifetime income withdrawals begin, they will not be considered excess withdrawals, but they will reduce your contract value and minimum accumulation value (which is used to calculate your GLIA at the time of income election). Once you elect to begin lifetime income withdrawals, RMDs from this contract in any single year will not be treated as excess withdrawals, even if they exceed the GLIA. If you must take RMDs from this contract after lifetime income activation and want to ensure that these withdrawals are not considered excess withdrawals, your total distribution(s) during the current contract year must not exceed the greater of the GLIA or the RMD amount as calculated by our Annuity Service Center. If you are transferring from another company and are already 73 (age 72 if you were born after June 30, 1949 and before January 1, 1951; age 70½ if you were born before July 1, 1949), you should take the current tax year's RMD prior to the transfer since we are unable to calculate RMDs for products issued by other carriers for which we do not have access to pertinent information.

What happens to the GLB rider upon my death?

There are certain options described below which, pursuant to federal tax law, are available only to spousal beneficiaries. For joint owners, your spouse is automatically your sole primary beneficiary. Single owner contracts must designate the spouse as sole primary beneficiary in order to take advantage of these options. Single owners should read the following information very carefully before naming a beneficiary other than their spouse.

Single Covered Person: Single or jointly owned contracts may cover a single life (single covered person) under the GLB rider.

- Under single owned contracts, the contract and the rider will terminate and no further lifetime income withdrawals will be made (or begun) upon the death of the single covered person (who is also the owner).
- Under jointly owned contracts, the older joint owner must be the single covered person and the joint owners
 must be spouses and each other's sole primary beneficiary. A surviving single covered person may continue
 the contract and the rider: if lifetime income withdrawals have begun, they may continue; if they have not
 begun, the surviving single covered person/spouse may elect to begin them at any time. Rider benefits will
 cease, however, upon the death of the single covered person. The surviving spouse may continue the
 contract but the rider and all lifetime income payments will be terminated.

<u>Joint Covered Person</u>: Single or jointly owned contracts also cover both spouses (joint covered persons) under the GLB rider.

• Under jointly owned contract, the joint owners must be spouses, the joint covered persons and each other's sole primary beneficiary. A surviving spouse may choose to continue the contract and the rider: if lifetime income withdrawals have begun, they may continue; if they have not begun, the surviving spouse may elect to begin them at any time. Alternatively, the surviving spouse may choose to receive any contractual death benefit. However, choosing the death benefit will terminate the contract as well as the GLB rider and any lifetime income benefits.

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• Under single owned contracts, the joint covered persons must be spouse, and the owner's spouse must be the sole primary beneficiary. Upon the death of the owner, if the contract value is greater than zero, the surviving spouse will have the same options described immediately above.

What happens to the GLB rider upon the maturity date?

The maturity date is the 95th birthday of the owner (or older joint owner). If the contract value is greater than zero on the maturity date, you must select one of the following options:

- 1) Continue or Begin Lifetime Income. If you have previously started lifetime income, your income will continue as GLB Annuitization payments described below. If you have not previously begun lifetime income, you will begin receiving income as GLB Annuitization payments. GLB Annuitization provides for the payment of your GLIA for a fixed period. The fixed period is determined by dividing the contract value on the maturity date by the GLIA. After that fixed period ends, you will continue to receive the GLIA for the remaining lifetime(s) of the covered person(s), even after the contract value is reduced to zero. If you die during the fixed period, payments will continue to your beneficiary during the remainder of the fixed period; or
- 2) Annuitization. Elect an Income Payment Option under the annuitization provisions of the contract; or
- 3) Surrender the contract.

If you do not select an option by the maturity date, we will begin a GLB Annuitization Income Plan in accordance with option (1) above.

Are there circumstances under which the GLB rider will be terminated?

The GLB rider will be terminated upon the occurrence of any one of the following:

- Death of the covered person, or if there were two covered persons, upon the death of the surviving spouse
- Payment of a death benefit
- Full surrender of the contract or beginning of an income plan (annuitization)
- · Reduction of the contract value to zero due to an excess withdrawal
- The occurrence of any ownership change that removes all covered persons from the contract

Additional Information about the Contract

The Contract

- The contract is designed to help people meet long-term financial goals. It's available to people aged 85 and younger, age 50 to 80 if a GLB rider is elected.
- Please see the contract, including each rider and endorsement attached to it, for a complete description of the benefits and restrictions associated with the contract.
- The language in this document provides the description of the general product features available on the annuity contract that you are considering. Some product features and terms may not be available in all states and may differ or be restricted by the selling firm through which this product is offered. Examples of terms and features that may differ from what is stated in this document include, but are not limited to: rates, minimum premium, minimum/maximum issue age and available crediting strategies. Please check with your financial professional regarding any variations or restrictions that may apply.
- Right to Examine the contract: The contract may be returned to us or your financial professional within 20 days for non-replacements; 60 days for replacements after delivery if you are not satisfied with it for any reason. We will return your premium minus any withdrawals.

What happens upon my death?

If the contract value or the minimum accumulation value is greater than zero, the beneficiary will receive a death benefit, which is an amount paid when you, as the owner, die. As an alternative, a spouse beneficiary can decide to continue the contract (spousal continuation) as the contract owner, in which case the death benefit will be paid upon the second owner's death. If your contract is jointly owned, you and the joint owner (joint annuitant if non-natural ownership) are each other's primary beneficiary. Any other beneficiary designation will be treated as a contingent beneficiary. A death benefit is not subject to withdrawal charges. The death benefit will equal the greater of:

- a) the contract value, OR
- b) the minimum accumulation value as described above.

The contract value calculation includes any index interest up to the date we receive required documentation for the death claim.

Beneficiaries can annuitize the contract within one year or take a lump sum within 5 years of death of owner. If you die after an income plan has begun, payments based on the lifetime of the owner will end unless the selected option includes a specified number of guaranteed years.

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For qualified contracts, death benefit options may be limited for non-spousal or other certain beneficiaries.

Can I own the contract along with someone else?

Yes. The company allows this contract to be owned by two people (jointly owned) if they are spouses (as determined for federal tax law purposes). The age of the older owner is used to determine the availability of most age-driven benefits. If your contract is jointly owned, the joint owner is the sole beneficiary. Joint annuitants, if any, when the owner is a non-natural person shall be each other's sole beneficiary, except when the owner is a charitable remainder trust. Any other beneficiary designation will be treated as a contingent beneficiary.

Other Information You Should Know

Commissions and/or Compensation to Financial Professionals and Selling Agencies

We pay commissions to financial professionals and their selling firms and/or independent marketing organizations for the sale of the contract. Commissions are not deducted from your contract value. Instead, we pay commissions from company assets. Commission rates vary depending upon the agreements we have with a particular financial professional, selling firm and/or independent marketing organization. Product rates and features may be more or less favorable, depending on these compensation arrangements. In addition, some selling firms or independent marketing organizations may offer additional incentives to financial professionals as a reward for achieving certain goals, attaining specific sales volume levels, etc. You should discuss with your financial professional how they are compensated for sales of a contract and/or whether the compensation presents any real or perceived conflicts of interest. You may wish to take such compensation into account when considering or evaluating any recommendation relating to this contract.

Index Substitution

We may substitute an alternative index or discontinue an index interest account under certain circumstances. We will provide you a written notice before we substitute an alternative index or an index interest account is terminated and will explain your options. We will ensure that at least one index interest account is available under the contract at all times.

The Insurance Company

United States Life Insurance Company in the City of New York (USL) offers a wide variety of retirement and financial products, including life insurance and annuities. This annuity contract is backed by the claims-paying ability of USL, the issuing company. The company's address is:

United States Life Insurance Company in the City of New York

2727-A Allen Parkway

Houston, TX 77019-7100

800-445-7862 • www.corebridgefinancial.com

United States Life Insurance Company in the City of New York is a member of Corebridge Financial, Inc.

Considerations for Military Service Members

If you are an active duty, full-time service member, and are considering purchasing this contract, please read the following important information: Subsidized life insurance is available to members of the Armed Forces from the Federal Government under the Servicemembers' Group Life Insurance program (also referred to as SGLI). More details may be obtained on-line at the following website: www.insurance.va.gov. This contract is not offered or provided by the Federal Government and the Federal Government has in no way sanctioned, recommended, or encouraged the sale of this contract. No entity has received any referral fee or incentive compensation in connection with the offer or sale of this contract unless that entity has a selling agreement with the company.

Taxes

This discussion regarding the tax treatment of an annuity contract or retirement plan and program is intended for general purposes only. It is not tax advice, either general or individualized. You should not interpret this discussion to provide any predictions or guarantees of a particular tax treatment. The information provided here is generally based upon the company's understanding of current tax rules and interpretations. Tax laws are subject to change, and while many such changes will only apply going forward, you should recognize that a change could have retroactive effect as well. Neither USL nor its agents or representatives are authorized to give legal, tax or accounting advice. You should seek competent tax or legal advice, as you deem necessary or appropriate, regarding your own circumstances. The company does not guarantee the tax status or treatment of your annuity.

This single premium income product may not be appropriate for use with contributory IRAs (IRA, ROTH, SEP) if you plan to make ongoing contributions. Contracts in retirement plans and accounts such as IRAs, 401(k)s, 403(b)s, etc.,

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are tax deferred regardless of whether or not they are funded with an annuity. If you are considering funding a tax-qualified retirement plan with an annuity, you should know that an annuity does not provide any additional tax-deferred treatment of interest beyond the treatment by the tax- qualified retirement plan itself. However, annuities do provide other features and benefits such as income options and optional guaranteed benefits.

How Withdrawals Are Taxed

Annuities are tax-deferred, which means you or your beneficiary don't pay taxes on the interest credited until the money is paid to you or, in the case of a death benefit, to a beneficiary. If a non-natural person, e.g. a corporation, partnership, or other entity, is the owner of the deferred annuity, the annual growth is taxable unless the entity is acting as the agent of a natural person. When you receive a payout or take a withdrawal (including withdrawals under a GLB rider), you pay ordinary income taxes on the taxable amount, including any interest earned. If you take withdrawals before age 59½, an additional 10% federal tax may apply. Effective January 1, 2013, certain contract owners may be subject to an additional net investment income tax (NIIT) on income received from non-qualified annuities. Distributions from certain retirement plans (such as traditional and Roth IRAs) are generally not subject to NIIT. You should consult your tax advisors regarding your specific situation.

If you **annuitize** your non-qualified contract, a portion of each annuity income payment will be considered, for tax purposes, to be a return of a portion of your premium, generally until you have received your entire premium. Any portion of each annuity income payment that is considered a return of your premium will not be taxable. Once the investment in the contract (or premium) is exhausted, all future payments will be fully taxable.

Generally, 100% of payments received, whether through withdrawals or annuitization, from a contract held within a retirement plan or account such as an IRA or 401(k) will be taxable. Amounts received from a contract held as a ROTH IRA will generally not be taxable. Certain limitations may apply.

What if I want to exchange one annuity for another?

Under IRC 1035, generally you can exchange one tax-deferred annuity contract for another in its entirety without paying taxes on the credited interest at the time of the exchange, provided no other property or money is distributed as part of the exchange. Special rules and procedures apply to IRC Section 1035 exchanges. Partial exchanges of annuity contracts are subject to different rules. Please consult your tax advisor. Before you exchange one contract for another, we recommend you compare the benefits, features, and costs of the two annuity contracts. For **Power Index Premier NY**, you pay a withdrawal charge if you undertake a 1035 exchange during the first 7 contract years.

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Appendix A: Index Interest Account Numerical Examples

All rates used in examples are hypothetical and do not represent any specific contract.

General Assumptions

- \$10,000 is the contract value in the Index Interest Account being considered for interest crediting at the end
 of the index term
- · No withdrawals have been taken
- Beginning index value: 1,000

Example 1: Point-to-Point with Index Rate Cap Index Interest Account

Additional Assumptions

- Ending index value (after the applicable index term): 1,060
- Index rate cap: 2.50%

Calculations

- (a) (1,060 ending index value/1,000 beginning index value) 1 = 6% index value change
- (b) Lesser of 6% index value change or 2.50% index rate cap = 2.50% index interest credited rate
- (c) Index interest credited to the index interest account = \$10,000 x 2.50% = \$250

Example 2: Point-to-Point with Performance Triggered Index Interest Account

Additional Assumptions

- Ending index value (after the applicable index term): 1,010
- Minimum change in index value: 0%
- Declared index interest percentage: 5.00%

Calculations

- (a) (1,010 ending index value/1,000 beginning index) 1 = 1% index value change
- (b) 1% change in index value exceeds the minimum change in index value of 0%, therefore trigger requirement is met and declared rate is credited
- (c) Index interest credited to the index interest account = \$10,000 x 5.00% = \$500

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Appendix B: Withdrawal Examples

Partial Withdrawals reduce the Contract Value and the Minimum Accumulation Value on the date of each withdrawal. The reduction of Contract Value is applied proportionally to the index accounts to which Contract Value is allocated based on allocation immediately prior to each partial withdrawal. The reduction for each withdrawal is determined based on the following:

- 1) the greater of the Contract Value of the Minimum Accumulation Value will be reduced by the amount of the withdrawal (dollar-for-dollar); and
- 2) the lesser of the Contract Value or the Minimum Accumulation Value will be reduced by an amount based on the proportion by which the greater value is reduced by the partial withdrawal described in 1.) above.

Example 1: Minimum Accumulation Value less than Contract Value

Contract Value = \$100,000

Minimum Accumulation Value = \$95,000

Partial withdrawal = \$10,000

- The Contract Value is greater value and is reduced by the amount of the withdrawal of \$10,000.
- The Minimum Accumulation Value is the lesser value and is reduced by the proportion that the partial withdrawal represents of the Contract Value which is \$10,000/\$100,000 or 10%.
- The resulting Contract Value after the partial withdrawal is: \$90,000 (\$100,000 \$10,000).
- The reduction to Minimum Accumulation Value is 10% of \$95,000 which equals a reduction of \$9,500.
- The resulting Minimum Accumulation Value after the withdrawal is \$85,500 (\$95,000 \$9,500).

Example 2: Minimum Accumulation Value greater than Contract Value

Contract Value = \$100,000

Minimum Accumulation Value = \$110,000

Partial withdrawal = \$11,000

- The Minimum Accumulation Value is greater value and is reduced by the amount of the withdrawal of \$11,000.
- The lesser value of Contract Value and is reduced by the proportion that the partial withdrawal represents of the Minimum Accumulation Value which is \$11,000/\$110,000 or 10%.
- The resulting Minimum Accumulation Value after the partial withdrawal is: \$99,000 (\$110,000 \$11,000).
- The reduction to Contract Value is 10% of \$100,000 which equals a reduction of \$10,000.
- The resulting Contract Value after the withdrawal is \$90,000 (\$100,000 \$10,000).

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Appendix C: Guaranteed Living Benefit Rider Examples

Example 1: Calculation of the Guaranteed Lifetime Income Amount (GLIA)

Here's how we determine the guaranteed lifetime income amount. The example is hypothetical and does not represent any specific contract.

Assumptions

- \$100,000 single premium received during first 60 days
- Issue age 65
- Lifetime income activation in 5 years at age 70
- Lifetime income percentage: 5.50% (based on your age at issue)
- Income percentage increase: 0.25%
- Assumed Annual Credited Rate: 1.50%
- Minimum Growth Rate: 1.00%
- No withdrawals prior to beginning lifetime income withdrawals

Income percentages and income percentage increases are periodically set by the company and may differ from what is assumed in this example. Please ask your financial professional for the current income percentages and income percentage increase.

Step 1: Calculate the Income Percentage based on the desired income election age. Remember:

- We take the initial income percentage at issue (5.50%)
- And apply the income percentage increase of 0.25% for each year you defer income, up to income
 activation or 15 years.

Income percentage at attained age 70 = 5.50% (based on age at issue of $65) + (5 \times 0.25\%) = 6.75\%$

Step 2: The contract value and the minimum accumulation value at the end of policy year 5, including interest credited and assuming no prior withdrawals is equal to:

Contract Value = \$100,000 + \$7,728.40 = \$107,728.40

Minimum Accumulation Value = \$100,000 + \$5,101.01 = \$105,101.01

Step 3: When you elect to begin lifetime income withdrawals, we determine the total GLIA, or amount available each year, by multiplying the greater of your contract value or minimum accumulation value by the applicable income percentage, which has been adjusted upward each year by the income percentage increase for the number of years that withdrawals were deferred. In this example, withdrawals were deferred for 5 years, so the final GLIA is calculated as shown below:

GLIA at age 70 = max (contract value, minimum accumulation value) x attained age income percentage = $$107,728.40 \times 6.75\% = $7,271.67$

The amount available for withdrawal each year for the rest of your life under this hypothetical example would be \$7,271.67 as long as you did not take any excess withdrawals.

Example 2: Impact of Excess Withdrawals

The example below is based on the same assumptions shown in the previous example but also shows the impact that an excess withdrawal of 10% of the greater of contract value and the minimum accumulation value at the beginning of year 6 would have on the GLIA.

The following table shows the contract value, the minimum accumulation value, and the GLIA:

- at the beginning of year 6 before the annual GLIA withdrawal and before the 10% excess withdrawal,
- the contract value, the minimum accumulation value, and the GLIA after the GLIA is withdrawn; and
- the contract value, the minimum accumulation value, and the new GLIA after the 10% excess withdrawal

This example also assumes you took the annual GLIA of \$7,271.67 at the beginning of year 6 and then a subsequent 10% excess withdrawal after the GLIA is withdrawn.

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| Contract Year | Contract Value | Minimum Accumulation Value | GLIA |
|--|----------------|----------------------------------|-------------|
| Beginning of year 6 (before GLIA withdrawal and before 10% excess withdrawal) | \$107,728.40 | \$105,101.01 | \$7,271.67 |
| Beginning of year 6 (after GLIA withdrawal and before 10% excess withdrawal) | \$100,456.73 | \$98,006.69 | \$7,271.67 |
| Beginning of year 6 (after GLIA withdrawal and 10% excess withdrawal) | \$90,411.06 | \$88,206.02 | \$6,544.50* |

^{*}New GLIA amount as a result of the reduction due to the 10% excess withdrawal.

This example shows that as a result of a single 10% excess withdrawal, your new GLIA available for withdrawal each year would be reduced to \$6,544.50, a 10% decrease from the original amount of \$7,271.67.

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Appendix D: Important Information About the Indices

S&P 500[®] Index

The S&P 500[®] is a product of S&P Dow Jones Indices LLC and has been licensed for use by The United States Life Insurance Company in the City of New York (USL).

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What You Will Be Attesting to on the Next Page

On the next page, you will be asked to sign, attesting to the statements below. We've provided the attestations here so you have record of them to keep with this Owner Acknowledgment and Disclosure Statement. Note: Your contract, when you receive it, will also have a record of your premium amount and any rates that apply.

You will be acknowledging and attesting to:

- 1) I (a) have read, or been read, and understand the information contained in this document, and have received (b) a copy of this Owner Acknowledgment and (c) a copy of a Buyer's Guide;
- 2) I understand that the purchase of this product does not represent participation in the stock market, the S&P 500 Index®, MSCI EAFE Index, Russell 2000 Index® any other index, or the stocks that make up any index (Note: The returns for these indices do not include dividends, and therefore index interest will be lower than if dividends were included);
- 3) I understand that, during the withdrawal charge period, the contract will be subject to withdrawal charges which may result in a partial loss of premium and any interest earned previously;
- 4) I understand that an optional guaranteed living benefit (GLB) rider can be elected. If I do not want to utilize the GLB rider, I should discuss with my financial professional to make sure I do not elect a GLB;
- 5) I have discussed my financial situation, insurance needs and financial objectives with my financial professional listed herein and understand the terms of this index annuity contract. I believe that this annuity is suitable and in my best interest according to such financial needs and objectives;
- 6) I understand that incentive compensation may be paid to my financial professional in connection with the sale of this product;
- 7) I agree that this product meets my individual needs, and I do not knowingly have need of these funds except for those provided for within the time frames of the withdrawal charge period;
- 8) I had the contract and the basis for the recommendation explained to me by my financial professional, with opportunity to ask questions, and I make this purchase with a full understanding of the material features, benefits and terms of this contract; and
- 9) I understand that the company offers different types of index annuity contracts to meet the diverse needs of applicants. I further understand that other contracts available may provide different features and benefits offered with different rates and/or charges. When working with my financial professional to determine the best product to meet my needs, I have considered, among other things, whether the features and benefits of this annuity contract and the related rates and charges provide the most appropriate package to help me meet my retirement savings goals.

Your Financial Professional's Statement

Your financial professional will be attesting that:

I have provided complete and accurate information to the owner(s) regarding this annuity. My recommendation was made with the care, skill, prudence and diligence that a prudent person acting in a like capacity and familiar with such matters would use under the prevailing circumstances, and only the interests of the client were considered. In my professional opinion, the recommended annuity is suitable, and in the client's best interest. My recommendation was not influenced by any compensation or incentives as a result of this annuity sale. I have disclosed to the client all relevant suitability and product considerations, both favorable and unfavorable, that were the basis of my recommendation. Upon request, I will provide USL with written supporting documentation regarding such basis for my recommendation, as well as any applicable disclosures and illustrations provided to the client (note: if I provided an illustration, it conforms in all material respects with the product features and index options selected on the application). In addition, if this product was marketed to the owner(s) as an alternative to an investment product, I am appropriately licensed to discuss investment products.

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Owner Acknowledgment and Disclosure Statement Attestation

Please make sure you and your financial professional attest to the respective statements below by **signing and dating this Signature Document and returning it with your application and associated documents**. You must retain the full Owner Acknowledgment and Disclosure Statement for your records.

By signing below, I/we ("I", "my" and "me" below denote "we", "our" and "us", respectively, when there are joint owners) acknowledge and attest that:

- 1) I (a) have read, or been read, and understand the information contained in this document, and have received (b) a copy of this Owner Acknowledgment and (c) a copy of a Buyer's Guide;
- 2) I understand that the purchase of this product does not represent participation in the stock market, the S&P 500 Index[®], MSCI EAFE Index, Russell 2000 Index[®] any other index, or the stocks that make up any index (Note: The returns for these indices do not include dividends, and therefore index interest will be lower than if dividends were included);
- 3) I understand that, during the withdrawal charge period, the contract will be subject to withdrawal charges which may result in a partial loss of premium and any interest earned previously;
- 4) I understand that an optional guaranteed living benefit (GLB) rider can be elected. If I do not want to utilize the GLB rider, I should discuss with my financial professional to make sure I do not elect a GLB;
- 5) I have discussed my financial situation, insurance needs and financial objectives with my financial professional listed herein and understand the terms of this index annuity contract. I believe that this annuity is suitable and in my best interest according to such financial needs and objectives;
- 6) I understand that incentive compensation may be paid to my financial professional in connection with the sale of this product;
- 7) I agree that this product meets my individual needs, and I do not knowingly have need of these funds except for those provided for within the time frames of the withdrawal charge period;
- 8) I had the contract and the basis for the recommendation explained to me by my financial professional, with opportunity to ask questions, and I make this purchase with a full understanding of the material features, benefits and terms of this contract; and
- 9) I understand that the company offers different types of index annuity contracts to meet the diverse needs of applicants. I further understand that other contracts available may provide different features and benefits offered with different rates and/or charges. When working with my financial professional to determine the best product to meet my needs, I have considered, among other things, whether the features and benefits of this annuity contract and the related rates and charges provide the most appropriate package to help me meet my retirement savings goals.

| OWNER'S NAME (Please Print) | |
|---|------|
| , | |
| | |
| OWNER'S SIGNATURE | DATE |
| | 5, 2 |
| | |
| JOINT OWNER'S NAME, IF ANY (Please Print) | |
| | |
| | |
| JOINT OWNER'S SIGNATURE, IF ANY | DATE |

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| Transfer Authorization |
|--|
| ☐ Yes ☐ No Telephone Transaction Authorization |
| Your contract will allow for reallocation privileges. These privileges allow the authorized financial professional of record and any other person(s) authorized by the owner of the contract who can furnish proper identification (upon receipt of this signed document) to make reallocations within your contract. The company will employ reasonable procedures to authenticate that the reallocation instructions are genuine and will provide confirmation of all transactions to the owner. The company and its affiliates and their directors, trustees, officers, employees, representatives, and/or financial professionals will NOT be liable for complying with reallocation instructions it reasonably believes to be authentic. If no selection is made, the company will assume that you authorize telephone transactions. |
| Financial Professional's Statement |
| I have provided complete and accurate information to the owner(s) regarding this annuity. My recommendation was made with the care, skill, prudence and diligence that a prudent person acting in a like capacity and familiar with such matters would use under the prevailing circumstances, and only the interests of the client were considered. In my professional opinion, the recommended annuity is suitable, and in the client's best interest. My recommendation was not influenced by any compensation or incentives as a result of this annuity sale. I have disclosed to the client all relevant suitability and product considerations, both favorable and unfavorable, that were the basis of my recommendation. Upon request, I will provide USL with written supporting documentation regarding such basis for my recommendation, as well as any applicable disclosures and illustrations provided to the client (note: if I provided an illustration, it conforms in all material respects with the product features and index options selected on the application). In addition, if this product was marketed to the owner(s) as an alternative to an investment product, I am appropriately licensed to discuss investment products. |
| FINANCIAL PROFESSIONAL'S NAME (Please Print) |
| FINANCIAL PROFESSIONAL'S SIGNATURE DATE |

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The United States Life Insurance Company in the City of New York (USL)

Mailing Address: Annuity Service Center PO Box 871 Amarillo TX 79105-0871 Overnight Mail: Annuity Service Center 1050 N Western St Amarillo TX 79106-7011 State of New York Compensation Disclosure

www.corebridgefinancial.com

| | Contract No |
|--|---|
| The following disclosure is provided pursuant to Section 30.3 of New York Comp. (Regulation 194): | Codes R. & Reg., tit. 11, Pt 30 |
| ("the producer") is an insurance producer license producers are authorized by their license to confer with insurance purchasers about insurance contracts; to offer advice concerning the substantive benefits of part insurance; and to obtain insurance for purchasers. The role of the producer in any one or more of these activities. | out the benefits, terms and conditions icular insurance contracts; to sell |
| Compensation will be paid to the producer, based on the insurance contract the pinsurer(s) and insurance contract(s) the purchaser selects, compensation will be pinsurance contract or by another third party. Such compensation may vary depen the insurance contract(s) and the insurer(s) the purchaser selects. In some cases business a producer provides to an insurer or the profitability of insurance contract also may affect compensation. | paid by the insurer(s) selling the ding on a number of factors, including , other factors such as the volume of |
| The insurance purchaser may obtain information about compensation expected to in whole or in part on the sale of insurance to the purchaser, and (if applicable) co based in whole or in part on any alternative quotes presented to the purchaser by information from the producer. | ompensation expected to be received |
| Insurance Producer Name (Print) | - |
| Insurance Producer (Signature) | _ Date |
| I ACKNOWLEDGE THAT I RECEIVED THIS DISCLOSURE FORM. | |
| Client Name (Print) | |
| Client (Signature) | |

American General Life Insurance Company (AGL) The United States Life Insurance Company in the City of New York (USL)

Address mail to:
Annuity Service Center

Regular Mail PO Box 2708 Amarillo TX 79105-2708 Overnight Mail 1050 N Western St Amarillo TX 79106-7011 Phone: 800-242-4079 Fax: 713-620-3829 Website: corebridgefinancial.com

Email: annuityservice@corebridgefinancial.com

Request for Transfer of Assets

• 1035 Exchange • Transfer • Rollover • Transfer of Assets

Instructions and Important Information

- 1. Please complete sections 1-3.
- 2. Surrendering Company Account number is required in section 1.
- 3. Owner and Agent signatures are **required** in section 3.
- 4. A Replacement Form must be completed if required by your state.
- 5. Return this form to the Annuity Service Center at the email, mailing address, or fax number listed above.
- 6. Original (wet signature, notary and/or medallion signature guarantee) may be required by the Surrendering Company.

For Qualified Contracts only – If you are subject to a Required Minimum Distribution (RMD), please ensure your current year RMD is taken prior to initiating a direct transfer or rollover.

| 1 Surrendering Company Information (Current Cont | tract information) | | | |
|--|--------------------------------|-----------|----------------------|--|
| Surrendering Company Account Number (Required) | , | | | |
| | | | | |
| Surrendering Company Name (Required) | | | | |
| Street Address City | | | | |
| Contract Owner(s) Name/Current Registration (Required) | | SSN/ TIN | | |
| Joint Owner Name | SSN | | | |
| Annuitant/Insured Name (if different from owner) | | | | |
| Please attach a copy of your current contract/account statement. | This contract is being transfe | erred to: | | |
| The contract is: | | | | |
| ☐ Enclosed | ☐ An existing AGL or USL of | contract: | | |
| ☐ Lost or Destroyed – I certify that the contract is lost or destroyed. In addition, I certify that the contract has not been assigned or pledged as collateral. | | | | |
| Notes/Special Instructions (Indicate any special instructions below) | | | | |
| | | | | |
| | | | | |
| 2 Transfer Details | | | | |
| Transfer Timing Check one: | m, data af | /m m/ | t to avecad CO days | |
| ☐ Transfer Immediately ☐ Transfer upon maturity/anniversa | Date | (not | t to exceed 60 days) | |
| If requesting to transfer on a specific date Check one: Surrender charges will be incurred: □ before □ after the or | date listed above 🔲 N/A | | | |
| <u>Transfer Amount</u> Check one: ☐ FULL: Transfer/Rollover/1035 Exchange/Surrender/Liquidate all a | assets, approximately \$ | | | |
| ☐ PARTIAL: Transfer/Rollover/1035 Exchange/Liquidate assets in the Note: Partial 1035 Exchanges from life insurance police. | | | | |

| Request for Transfer of Assets | Page 2 of 3 |
|---|---|
| 2 Transfer Details (continued) | |
| Transfer Type Please select one of the following options: | |
| 1. Nonqualified 1035 Exchange: from an annuity or life insurance policy(in I hereby make a complete and absolute assignment (endorsement for contratitle, interest, of every nature and character, in and to the above policy, to the change intended to qualify under Section 1035 of the Internal Revenue Code any pledge, assignment, levy, or legal proceeding. Upon receipt, the insuran apply the value to an annuity contract for which I have submitted an applicat I irrevocably waive all rights, claims, and demands under the above policy. I | acts that are not assignable) and transfer all rights, insurance company indicated above in an exec. I represent that the above policy is not subject to ce company is directed to surrender the policy, and ion. I understand that by executing this assignment, |
| If this is a Partial 1035 Exchange, I understand that it is subject to Revenue of the original contract be reduced pro rata by the amount of the transfer to and future IRS guidance and regulations. I also understand that there may withdrawals, owner changes or annuitizations for less than a term of 10 yea Revenue Procedure 2011-38. | the new contract. It is also subject to all current be tax and tax reporting consequences for any |
| I understand American General Life Insurance Company, The United States or The Variable Annuity Life Insurance Company (the "Company") is particle as an accommodation to me and makes no representations or warranties a this transaction or its tax treatment under Section 1035 of the Internal Reversions and provide tax or legal advice and recommends that I seek the advice transaction. | ipating in this transaction at my specific request and not has no responsibility or liability for the validity of nue Code or otherwise. I understand the Company |
| I authorize the Company to rely upon the cost basis information provided by Company will assume no responsibility for determining or verifying cost bas more restrictive or less beneficial tax rules may apply to the amounts transf | sis. If cost basis is not provided, I acknowledge that |
| 2. Direct/Indirect Rollover of Qualified Account(s): As participant of the plan indicated below, I am requesting a Qualified Rollov not separately account for rollover amounts. Additionally, amounts rolled over provisions. Please select one "From" and one "To" from the following on the content of the plant indicated below, I am requesting a Qualified Rollow not separately account for rollover amounts. | er between plans become subject to the new plan's |
| Note not all combinations of "From" and "To" are allowed. Confirm all for Simple IRA opened for less than 2 years will be denied. | owance prior to your selection. Transfer request |
| From: ☐ 401(a) ☐ 401(k) ☐ Governmental 457(b) (Please see your tax advisor for qualifications) ☐ IRA ☐ SEP | To: ☐ Roth IRA issue date ☐ SEP ☐ Traditional IRA ☐ Other (specify line of business and confirm |
| ☐ Simple IRA ☐ TSA ☐ Other (specify line of business and confirm availability with the Company) | availability with the Company) |

For distributions occurring after January 1, 2015, under federal tax rules individuals cannot make more than one non-taxable 60-day IRA rollover within any one-year period, even if the rollovers involve different IRAs. The one-rollover-per year limitation does not apply to a rollover to or from a qualified plan nor does it apply to IRA trustee-to-trustee transfers. IRA owners requesting a distribution for a rollover should be advised that they have the option to request a trustee-to-trustee transfer from one IRA to another IRA.

| 3. Transfers of Qualified Account(| s) Please select one of the following options: |
|------------------------------------|--|
| ☐ IRA to IRA ☐ Roth IRA to F | toth IRA Original Roth issue date |
| (Not available t | for all Fixed Annuities. Please check with your back office for availability.) |
| ☐ SEP to SEP | |
| 4. Other Non-Qualified Transfers (| non-insurance/non-1035) Select one: |
| ☐ Bank or Credit Union Account | ☐ Mutual Fund ☐ Other |

3 Signatures (required)

By executing this form, I certify and attest to the following:

- I understand that if funds are received by the Company after any eligibility period or condition(s) have expired, the Company will not be obligated to issue the contract as applied for. I further understand that the Company is not responsible for investment performance of the assets under this form while such assets are being transferred to the Company.
- I authorize the full or partial liquidation of my existing contract or account in accordance with the sections completed above. I understand that fees and charges may apply if the transfer is processed before the maturity/anniversary date of my existing contract or account.
- I have completed a new Application with the Company selected in section 1 for the issuance of an annuity contract in exchange for these assets.
- All statements I have made on this request for transfer of assets form are true to the best of my knowledge.

TAX CERTIFICATION (Substitute Form W-9) – Applicable to U.S. persons (including U.S. citizens and resident aliens). If you are not a U.S. person, you are required to submit the applicable IRS Form W-8 series (BEN, BEN-E, ECI, EXP or IMY).

Under penalties of perjury, I certify to the following:

- That the taxpayer identification number listed on this form is my correct SSN/TIN and I am a U.S. Citizen or other U.S. person (including resident aliens).;
- 2. I further certify that I am exempt from and have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding. The Company is required to withhold income tax on any payments, which include interest and dividends when the owner is subject to backup withholding.; and
- 3. I am exempt from Foreign Account Tax Compliance Act (FATCA) reporting.

Certification Instructions: You must cross out any statement in 1-3 that does not apply to you. For instructions on how to complete this certification, please see the General Instructions for the IRS Form W-9 on www.irs.gov. If you can complete a Form W-9 (Request for Taxpayer Identification Number) and you are a U.S. Citizen or U.S. resident alien, FATCA reporting may not apply to you. Please consult your own tax advisor with any questions you may have regarding this certification.

| OWNER MUST SIGN | I HERE | | | | | _ Date |
|-------------------------------------|-----------------|----------------------|-------------|---------------------|--------|--------|
| ☐ Owner | ☐ Trustee | ☐ Plan administrator | ☐ Custodian | ☐ Power of attorney | Other_ | |
| JOINT OWN ADDITIONA TRUSTEE/S | L REQUIRED | | | | | |
| MUST SIGN | I HERE | | | | Date _ | |
| ☐ Owner | ☐ Trustee | ☐ Plan administrator | ☐ Custodian | ☐ Power of attorney | Other_ | |
| Agent/Regis | stered Represer | ntative Signature | | | Date _ | |
| Signature | Guarantee Bo | x | | | | |
| | | | | | | |
| | | | | | | |

The United States Life Insurance Company in the City of New York (USL)

Mailing Address: Annuity Service Center PO Box 871 Amarillo TX 79105-0871

Overnight Mail: Annuity Service Center 1050 N Western St Amarillo TX 79106-7011

State of New York Additional Compensation Disclosure

www.corebridgefinancial.com

| | Contract No. |
|---|---|
| The following disclosure is provided pursuant to Section 30.3 of New York Comp. C (Regulation 194): | codes R. & Reg., tit. 11, Pt 30 |
| ("the producer") is an insurance producer licensed by a selling firm. Typically, the producer receives a portion of the compensation The in the City of New York pays to the producer's selling firm, pursuant to a separate a the producer and their internal compensation program. The United States Life Insuits not involved in determining the amount of compensation that a producer receives | e United States Life Insurance Company agreement between the selling firm and rance Company in the City of New York |
| The producer compensation in the form of commission is based on the product type the contract remains active. The amount of commission paid to the producer is not benefit or contract value. The actual amount of commission is not known until your is issued by The United States Life Insurance Company in the City of New York. | deducted from your contract death |
| The producer has no material ownership interest in the issuer of your insurance co Company in the City of New York or its parent or any of its subsidiaries or affiliates. | |
| The United States Life Insurance Company in the City of New York, its parent, subsmaterial ownership in the producer. | sidiaries or affiliates do not have |
| If alternative quotes were obtained with respect to the insurance contract, such info and compensation is set forth herein or noted as not applicable: | ormation concerning coverage, premium |
| The producer is prohibited by law from altering the amount of compensation receiv | ———. ed based in whole or in part on the sale |
| ☐ I expect to receive% of the total annuity contributions as compensestimate.) | sation. (If unknown, provide reasonable |
| ☐ I expect to receive an amount equal to \$ as compensation. (If | unknown, provide reasonable estimate.) |
| Insurance Producer Name (Print) | |
| Insurance Producer (Signature) | Date |
| ACKNOWLEDGE THAT I RECEIVED THIS DISCLOSURE FORM. | |
| Client Name (Print) | |
| Client (Signature) | Date |

American General Life Insurance Company (AGL) The United States Life Insurance Company in the City of New York (USL)

Additional Beneficiary Information

888-438-6933

Regular Mail: Annuity Service Center, P.O. Box 2708, Amarillo, TX 79105-2708 Overnight Mail: Annuity Service Center, 1050 N. Western St., Amarillo, TX 79106-7011

Please complete the beneficiary information below. Please Print

If the beneficiary type (Primary or Contingent) is not selected, the beneficiary will be designated as "primary." Multiple beneficiaries will share the death benefit equally unless otherwise specified. For non-individually owned, custodially held IRAs and qualified plans, if no beneficiary is listed, the beneficiary will default to the Owner listed on the Application.

| Beneficiary Name | | | Primary | ☐ Contingent |
|------------------|---------------|---------|------------|--------------|
| Address | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone () _ | |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | Primary | ☐ Contingent |
| Address | | | | |
| | Beneficiary % | | Phone () _ | |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | Primary | ☐ Contingent |
| Address | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone () _ | _ |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | Primary | ☐ Contingent |
| Address | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone () _ | |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | Primary | ☐ Contingent |
| Address | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone () _ | |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | Primary | ☐ Contingent |
| Address | | | | |
| | Beneficiary % | | Phone () _ | |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | Primary | ☐ Contingent |
| Address | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone () _ | |
| Birth/Trust Date | Email | | | |

| Additional Beneficiary In | | | | Page 2 of 2 |
|-------------------------------|--------------------------|---------|------------|--------------|
| Beneficiary Name | | | | ☐ Contingent |
| Address | | | | |
| | Beneficiary % | | | |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | 🖵 Primary | ☐ Contingent |
| Address | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone () _ | |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | 🖵 Primary | ☐ Contingent |
| Address | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone () _ | |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | Primary | ☐ Contingent |
| Address | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone () _ | |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | 🖵 Primary | ☐ Contingent |
| Address | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone () _ | |
| Birth/Trust Date | Email | | | |
| Beneficiary Name | | | 🗖 Primary | ☐ Contingent |
| Address | | | | |
| Relationship | Beneficiary % | SSN/TIN | Phone () _ | |
| Birth/Trust Date | Email | | | |
| ☐ Additional beneficiaries l | isted on attached sheet. | | | |
| Owner's Name | | | | |
| Owner's Signature | | | Date | |
| Joint Owner's Name (if appli | icable) | | | |
| Joint Owner's Signature (if a | applicable) | | Date | |