## <u>Telstra Superannuation Scheme - Group Salary</u> <u>Continuance Policy Document</u>

Policy Number G3633-GSC

Policy Name Telstra Superannuation Scheme Group Salary Continuance

**Policy** 

Policy Owner Telstra Super Pty Ltd as trustee for the Telstra Superannuation

Scheme (Fund) ABN 86 007 422 522

Policy Commencement Date 1 July 2020

Endorsement number 5

This is the fifth endorsement to the policy and takes effect from 12.00 am on 4 April 2024.

#### **AGREEMENT**

Policy G3633-GSC is varied by deleting all of the terms, conditions and schedules of the *policy* in their entirety and replacing them with the terms, conditions and schedules attached to this endorsement.

For and on behalf of MLC Limited

Sign name:

Name & title:

Alison Bodinnar, Head of Product & Proposition,

**MLC Life Insurance** 

Date:

27 March 2024

For and on behalf of the Policy Owner

Sign name:

Name & title:

Chris Davies

Chief Executive Officer Telstra Super Pty Ltd

Date:

16 April 2024

# Policy G3633-GSC Group Salary Continuance Policy

**Document** 

MLC Limited (MLCL) Telstra Super Pty Ltd (Trustee)

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#### **DETAILS**

Date 4 April 2024

### **Parties**

 Name
 MLC Limited

 ABN
 90 000 000 402

Short form name MLCL

Notice details Level 6, 177 Pacific Highway, North Sydney NSW 2060

Name Telstra Super Pty Ltd as trustee for the Telstra Superannuation Scheme

(Fund)

ABN 86 007 422 522

Short form name Trustee

Notice details PO Box 14309, Melbourne, VIC 8001

## Background

A. MLCL is a registered life company pursuant to the Life Insurance Act 1995 (Cth).

- B. The Trustee is the trustee of the fund.
- C. The Trustee is the policy holder and holds the *policy* in its capacity as trustee of the *Fund*.
- D. This GROUP SALARY CONTINUANCE POLICY G3633-GSC ("policy") is issued by MLCL and agreed between the parties.

#### PART I. THE POLICY

#### 1. THE POLICY

- 1.1 This *policy* is evidence of a contract of insurance between *us* and *you* for the payment of certain insurance benefits upon the conditions set out in this *policy* in consideration of the payment of premiums by *you*. It consists of this PART I, and the following:
  - a) PART II which sets out the definitions;
  - b) PART III which sets out general terms and conditions applicable to income protection cover for all insured members;
  - c) PART IV which sets out the specific terms and conditions for insured members of Division 6;
  - d) PART V which sets out the specific terms and conditions for *insured members* of *Division 2* and *Division 5*;
  - e) PART VI which sets out the specific terms and conditions for *insured members* of *Division 4* (*Personal Plus*);
  - f) PART VII Appendix A;
  - g) PART VIII Appendix B; and
  - h) any document which evidences any alteration or variation of the *policy*.

#### PART II. DEFINITIONS

#### 2. GENERAL DEFINITIONS

The following words or expressions have the meanings set out below where they appear in this *policy*:

Term	Definition		
30 day waiting period:	bears the meaning ascribed to it in paragraph 1)D) within the definition of waiting period.		
60 day waiting period:	bears the meaning ascribed to it in paragraph 1)D) within the definition of <i>waiting</i> period.		
90 day waiting period:	bears the meaning ascribed to it in paragraph 1)D) within the definition of <i>waiting</i> period.		
120 day waiting period:	bears the meaning ascribed to it in paragraph 1)D) within the definition of <i>waiting</i> period.		
accident:	means the occasioning of an injury caused directly and solely by some violent, external and visible means and which is capable of direct proof.		
account balance:	means the balance of the <i>member</i> 's account in the <i>fund</i> which may include superannuation guarantee contributions, employer contributions, Australian Tax Office rollovers, member rollovers, personal contributions and investment earnings.		
active employment:	means the person is not in receipt of and/or entitled to claim income support benefits from any source including workers' compensation benefits, statutory transport accident benefits and disability income benefits, and either:  A) in respect of insured members who work for a minimum of 15 hours per week or who perform domestic duties for a minimum of 15 hours per week the insured member must:  • be performing all of the duties of their gainful work or domestic duties; and  • in our opinion, be capable of performing all of the duties of their gainful work or domestic duties on a full-time basis (this being at least 30 hours per week) even if they are not currently doing so.  B) in respect of insured members who work less than 15 hours per week, who perform domestic duties for less than 15 hours per week or who do not work the insured member must:  i) not be absent from work or prevented from engaging in work or domestic duties due to illness or injury; and  ii) in our opinion, be capable of performing the duties of their gainful work or domestic duties on a full-time basis (this being at least 30 hours per week) even if they are not currently in work or performing domestic duties.		
annual review date:	means 1 July every year.		

application date:	means the date <i>you</i> receive a valid <i>application for cover</i> available under this <i>policy</i> or a valid application for an increase in cover under conditions 16.2.1, 17.1.2, 21.1.1, 21.1.2 or 22.2.1.		
application for cover:	means an application for cover under this <i>policy</i> on a form issued by <i>you</i> offering insurance options as agreed with <i>us</i> that is current at the time of the receipt of the application by <i>you</i> .		
application for membership:		mbership of the <i>fund</i> on a form issued by <i>you</i> that is eipt of the application by <i>you</i> .	
application for opt in default cover form:	means the form which includes <i>risk control questions</i> an <i>eligible member</i> is required to complete to obtain insurance cover under condition 13.2.3 and 13.2.4 as agreed between <i>you</i> and <i>us</i> .		
approved rehabilitation program:	means an occupational or vocational rehabilitation program, device preapproved by <i>us</i> and a <i>medical practitioner</i> that will assist the <i>insured member</i> 's rehabilitation and their return to performing most of the duties of their <i>regular occupation(s)</i> but excluding any program providing hospital treatment or general treatment within the meaning of the <i>Private Health Insurance Act 2007</i> (Cth) or any other program that might cause the <i>policy</i> to cease to be exempt from the <i>National Health Act 1953</i> (Cth) or <i>Health Insurance Act 1973</i> (Cth) or any similar legislation in connection with health insurance.		
associated employer:	means an employer who has been approved by the <i>principal employer</i> to become an associated employer of <i>Division 6</i> .		
associated employer cover:	means the cover described in	n condition 15.	
at work:	means the person is actively performing all the primary duties of their <i>regular</i> occupation and is not in receipt of and/or entitled to claim income support benefits from any source including workers' compensation benefits, statutory transport accident benefits and disability income benefits.  A person who does not meet these requirements is correspondingly described as not "at work".		
Australian resident:	means an Australian or New Zealand Citizen or a person with the unrestricted right to permanently reside in Australia. Additionally, an Australian resident will include persons with the right to reside in Australia on a de facto or work type visa but only during the period the person resides in Australia.		
automatic acceptance	means the limit as determined in accordance with the table below:		
limit:	Division	Automatic acceptance limit	
	Division 6*	the lower of:	
		<ul><li>i) 87% of an <i>insured member's income</i> divided by 12; and</li><li>ii) \$20,000 per month</li></ul>	

Division 4 (Personal Plus)

Nil

\* Where the *fund* commenced being the *default superannuation fund* of an associated employer on or after 1 July 2023, the automatic acceptance limit for *insured members* who are employees of that *employer* will be determined in accordance with the table below:

Division / number of employees	Automatic acceptance limit
Division 6 associated employer with less than 150 employees for whom an exception does not apply	the lower of:  A) 87% of an <i>insured member's income</i> divided by 12; and  B) the amount <i>we</i> agree to provide, as advised to <i>you</i> on a case-by-case basis in writing.
Division 6 associated employer with 151 - 200 employees for whom an exception does not apply	the lower of:  A) 87% of an <i>insured member's income</i> divided by 12; and B) \$9,000 per month
Division 6 associated employer with 201 - 5,000 employees for whom an exception does not apply	the lower of:  A) 87% of an <i>insured member's income</i> divided by 12; and B) \$15,000 per month
Division 6 associated employer with more than 5,001 employees for whom an exception does not apply	the lower of:  A) 87% of an <i>insured member's income</i> divided by 12; and B) \$20,000 per month
Division 6 associated employer with less than 50 employees for whom an exception applies	the lower of:  A) 87% of an <i>insured member's income</i> divided by 12; and  B) the amount <i>we</i> agree to provide, as advised to <i>you</i> on a case-by-case basis in writing.
Division 6 associated employer with 50-100 employees for whom an exception applies	the lower of:  A) 87% of an <i>insured member's income</i> divided by 12; and B) \$9,000 per month
Division 6 associated employer with 101 – 2,000 employees for whom an exception applies	the lower of:  A) 87% of an <i>insured member's income</i> divided by 12; and B) \$15,000 per month

	Division 6 associated employer with more than 2,001 employees for whom an exception applies	the lower of:  A) 87% of an <i>insured member's income</i> divided by 12; and B) \$20,000 per month
benefit payment period:	means either:  A) 2 years; or  B) 5 years, as determined in accordance	e with this <i>policy</i> .
calendar month:	means a period commencing at the beginning of a day of one of the 12 months of the year and ending immediately before the beginning of the corresponding day of the next month or, if there is no such corresponding day, ending at the expiration of the next month.	
casual basis:	means on a casual basis and receiving a loading on their hourly rate of pay in lieu of, or as advance payment for, various employment entitlements which include paid annual leave and paid personal leave.	
commencement date:	means the commencement of 1 July 2020.	
contractor:	contract; and	n employer, ployer to perform duties, services or work under a perannuation contributions paid for their benefit in
cover cessation age:	means the date the <i>insured</i> r	member attains 65 years of age.
date of disablement:		encement of the first waiting period which applies with kness suffered by an insured member.
deemed member:		agree in writing, a person who has been admitted into out having to complete an application for membership.
default cover:	means the cover provided to a <i>member</i> on a default basis determined by the <i>division</i> to which the <i>member</i> belongs at the time their cover commences or recommences according to the table below:	
	Division	Default cover
	Division 6	The maximum amount a <i>member</i> can receive under <i>automatic acceptance limit</i> . This cover will be subject to a 2 year <i>benefit payment period</i> and a 90 day waiting period.
	Division 4 (Personal Plus)	Nil

default superannuation fund	A superannuation fund nominated by an <i>employer</i> to which they will make compulsory superannuation payments in respect of their employees (in order to discharge their superannuation guarantee obligations) in circumstances where the employee has not actively nominated a fund where they want such payments to be made, or where they do not have a stapled superannuation fund.		
disabled / disability / disablement:	means partially disabled or totally disabled, as applicable.		
division/s:	means one or more of <i>Division 2</i> , <i>Division 4</i> ( <i>Personal Plus</i> ), <i>Division 5</i> , <i>Division 6</i> or <i>Division 8</i> ( <i>DB</i> ), being division/s of the <i>fund</i> pursuant to the trust deed of the <i>fund</i> as at the <i>commencement date</i> .		
Division 2:	means the segment of the <i>fund</i> that pursuant to the trust deed of the <i>fund</i> has been designated by <i>you</i> to be the <i>division</i> to be known as Division 2.		
Division 4 (Personal Plus):	means the segment of the <i>fund</i> that pursuant to the trust deed of the <i>fund</i> has been designated by <i>you</i> to be the <i>division</i> to be known as Division 4 (Personal Plus).		
Division 5:	means the segment of the <i>fund</i> that pursuant to the trust deed of the <i>fund</i> has been designated by <i>you</i> to be the <i>division</i> to be known as Division 5.		
Division 6:	means the segment of the <i>fund</i> that pursuant to the trust deed of the <i>fund</i> has been designated by <i>you</i> to be the <i>division</i> to be known as Division 6.		
Division 8 (DB):	means the segment of the <i>fund</i> that pursuant to the trust deed of the <i>fund</i> has been designated by <i>you</i> to be the <i>division</i> to be known as Division 8 Defined Benefit, but which, with effect from 27.04.2021 became a closed segment.		
domestic duties:	means the performance of all of the following unpaid tasks by an <i>insured member</i> :  A) cooking meals for themselves or their family;  B) cleaning the home;  C) shopping for food;  D) doing laundry; and  E) where applicable, taking care of dependent children;  but excludes any of the above tasks performed for salary, reward or profit.		
election	<ul> <li>means the applicable instruction provided to <i>you</i>: <ul> <li>by an <i>insured member</i> to continue their cover if their account becomes <i>inactive</i>;</li> <li>on or after 1 July 2020 by a <i>member</i> to obtain <i>default cover</i> who does not satisfy condition 13.1 because they are aged less than 25 years or their account in the <i>fund</i> has not reached a balance of \$6,000 at least once; or</li> <li>to maintain cover if an <i>exception</i> no longer applies.</li> </ul> </li> </ul>		
eligible member:	means a person who satisfies all of the requirements of condition 13, 17, 18 or 21.		

employee/s:	means a person engaged under a contract of employment and includes a contractor.		
employer/s:	means:  A) the principal employer;  B) associated employers; or  C) non-associated employers, as applicable.		
exception:	means:  A) a defined benefit <i>member</i> ; or  B) an employer sponsored <i>member</i> whose <i>employer</i> makes contributions to the <i>fund</i> in addition to its superannuation guarantee obligations and covers the full cost of the <i>insured member's default cover</i> , in accordance with the Superannuation Industry (Supervision) Act 1993 (Cth).		
FSC Guidance Note 11	Financial Services Council Guidance Note No. 11 Group Insurance Takeover Terms dated 9 May 2013, as amended from time to time, subject to <i>you</i> and <i>us</i> agreeing that those amendments apply in relation to this <i>policy</i> .		
former policy:	means Group Salary Continuance Policy number <i>GSC458</i> entered into by <i>you</i> with TAL Life Limited (ABN 70 050 109 450) dated 1 December 2019.		
forward underwriting limit:	means the level applicable to an <i>insured member</i> and determined by <i>us</i> and under condition 10.1 in accordance with guidelines agreed between <i>you</i> and <i>us</i> .		
Foxtel	means Foxtel Management Pty Ltd ABN 65 068 671 938.		
full-time basis	means at least 30 hours per week.		
fund:	means the Telstra Superannuation Scheme, which was constituted and is governed by a declaration of trust pursuant to the trust deed dated 13 June 1990 as amended from time to time.		
G3633-GL	means policy number G3633-GL entered into by <i>you</i> with <i>us</i> , as amended from time to time.		
G3633-GSC	means this <i>policy</i> , policy number G3633-GSC entered into by <i>you</i> with <i>us</i> , as amended from time to time.		
G3635-GLDB	means policy number G3635-GLDB entered into by $you$ with $us$ , as amended from time to time.		
G3635-GSCDB	means policy number G3635-GSCDB entered into by $you$ with $us$ , as amended from time to time.		
GL451	means policy number GL451 entered into by <i>you</i> with TAL Life Limited (ABN 70 050 109 450), as amended from time to time.		

means policy number GSC458 entered into by <i>you</i> with TAL Life Limited (ABN 70 050 109 450), as amended from time to time.		
means policy number GR926-GL entered into by <i>you</i> with TAL Life Limited (ABN 70 050 109 450), as amended from time to time.		
means policy number GR926-SC entered into by <i>you</i> with TAL Life Limited (ABN 70 050 109 450), as amended from time to time.		
means where we have agreed in writing for associated employer cover to apply in relation to an associated employer the date from which we have agreed that cover under this policy in respect of employees of that associated employer will begin to be provided.		
means the period commencing on 1 July 2023 and ending on 30 June 2026.		
means <i>you</i> have not received an amount in respect of the <i>insured member's</i> account in a continuous period of 16 months.		
<ul> <li>for Division 6 members:</li> <li>A. for an insured member who is employed on a permanent basis or works as a contractor, the total annual remuneration (excluding superannuation contributions) received from the member's gainful work, before the deduction of income tax, including: <ul> <li>cash salary; and</li> <li>the monetary value of non-cash benefits or fringe benefits provided by the member's employer in direct substitution of salary, as advised to you by the member's employer as at:</li> <li>the date the person became a Division 6 member, where that person's cover has not commenced at the last annual review date;</li> <li>the last annual review date, where that person's cover has commenced prior to, or on the last annual review date; or</li> <li>the date the person has been accepted for cover under conditions 10.3, 16.1.1 or 16.2.2, where that person has applied for cover under conditions 10.3, 16.1.1 or 16.2.1 since the last annual review date.</li> <li>Income does not include commissions, bonuses, or overtime unless we agree in writing that it is included.</li> </ul> </li> <li>B. for an insured member who is employed on a casual basis, the total remuneration (excluding superannuation contributions) received from the member's gainful work, before the deduction of income tax, including: <ul> <li>cash salary; and</li> <li>the monetary value of non-cash benefits or fringe benefits provided by the member's employer in direct substitution of salary averaged over the lesser of:</li> </ul> </li> </ul>		

the period since they commenced employment in this role.

Income does not include commissions, bonuses, or overtime unless we agree in writing that it is included.

#### for Division 4 members:

the total of A), B) and C) where applicable, as at the relevant date:

- A. for an *insured member* who is employed on a *permanent basis* or works as a *contractor*:
  - i) the total annual remuneration (excluding superannuation contributions) received from the member's gainful work, before the deduction of income tax, including:
    - · cash salary; and
    - the monetary value of non-cash benefits or fringe benefits provided by the member's employer in direct substitution of salary.

Income does not include commissions, bonuses, or overtime unless we agree in writing that it is included.

- B. for an insured member who is employed on a casual basis:
  - i) the total remuneration (excluding superannuation contributions)
     received from the member's gainful work, before the deduction of
     income tax, including:
    - · cash salary; and
    - the monetary value of non-cash benefits or fringe benefits provided by the *member*'s *employer* in direct substitution of salary averaged over the lesser of:
    - the previous 12 months; and
    - the period since they commenced employment in this role.

Income does not include commissions, bonuses, or overtime unless we agree in writing that it is included.

- C. for an *insured member* who directly or indirectly owns all or part of a business from which they earn their regular salary (excluding *superannuation contributions*) and before the deduction of income tax and they are an *employee* of that business:
  - the regular salary earned from the member's personal exertion through their gainful work after the deduction of the member's share of all business expenses incurred in earning the income averaged over:
    - a) the previous 3 financial years; or
    - b) any lesser period as agreed by us.

Income does not include investment income, profit distributions or similar payments that may continue in the event of *disability*.

indexation factor:

means the percentage increase in the Consumer Price Index (weighted average of eight capital cities combined) as last published by the Australian Bureau of

Statistics or its successors in respect of the 12 month period ending 30 September in each year. If this is not available by 15 November in each year the percentage increase shall be calculated by reference to such other similar price index as we may determine. insurance transfer terms: means the terms which will apply to an insured member if all of the following requirements are satisfied: A) the *member* has agreed: to cancel the cover under the previous policy upon our acceptance of the insurance transfer application ("the application"); not to exercise any right or entitlement to continue their cover under the previous policy, whether pursuant to a continuation option under the previous policy or otherwise; not to transfer the cover under the previous policy that they are applying to transfer into this *policy* to another fund or life insurer; and iv) to comply with any other requirements that we may reasonably specify in writing. B) at the date of the application, the member. has not received; ii) has not been admitted for; and iii) has not satisfied the requirements for, a total and permanent disablement benefit from: any superannuation fund or life policy issued to such fund; or 2. a life insurer; C) at the date of the application, the member has not been diagnosed by a medical practitioner as suffering from an illness that reduces their life expectancy to less than 24 months; D) the member must satisfy the definition of active employment on the date cover commences under this policy; E) we have been provided with evidence satisfactory to us of the type and amount of cover which applied to the *member* under the *previous policy* on the day before their cover commenced under this policy; and F) the member has completed to our satisfaction the application (or provided other documents we request for this purpose), including having truthfully and correctly answered "no" to the risk control questions or any other questions that you and we agree in writing from time to time. insured cover: in reference to an insured member means the cover that is in force under this policy in relation to them at the relevant date. insured member/s: means a member for whom we have agreed to provide cover under this policy and continues to be insured under this policy. interim accident cover: means the cover described in condition 4.

interim accident cover period:	means the period described in condition 4.4.1.
joining offer application:	means an application for cover under condition 14 on a form issued by <i>you</i> offering insurance options as agreed with <i>us</i> that is current at the time of the receipt of the application by <i>you</i> .
life policy	<ul> <li>means a "life policy" as defined under the <i>Life Insurance Act 1995</i> (Cth):</li> <li>A) providing income protection cover; and</li> <li>B) that was in force on the day before the relevant <i>insured member</i>'s cover commenced under this <i>policy</i>; and</li> <li>C) that we agree to treat as a life policy for the purposes of this <i>policy</i>.</li> </ul>
limited cover:	means the <i>insured member</i> is only covered for:  A) sickness that first becomes apparent; or  B) an accident that first occurs; on or after the date the cover commences, recommences or increases under this policy for the <i>insured member</i> .
maximum accident cover:	means \$15,000 per month.
maximum cover limit:	<ul> <li>means:</li> <li>A) \$50,000 per month for insured cover with a 2 year benefit payment period; or</li> <li>B) \$30,000 per month for insured cover with a 5 year benefit payment period.</li> </ul>
medical practitioner/s:	means a medical practitioner who is legally qualified and registered to the equivalent Australian standards (and includes an appropriate specialist) who is not the <i>policy</i> owner or the life insured, their <i>spouse</i> , relative or business associate.
member/s:	means a person who:  A) was admitted into membership of the <i>fund</i> ; and B) who has not ceased to be a <i>member</i> of the <i>fund</i> , in accordance with the <i>fund's</i> trust deed.
monthly benefit:	<ul> <li>means in respect of an <i>insured member</i>, subject to condition 3.7, the lesser of: <ul> <li>A) 87% of the <i>insured member's pre-disability income</i> (including 12% of the <i>insured member's pre-disability income</i> to be paid directly into the <i>insured member's</i> superannuation account in the <i>fund</i> by <i>you</i>, after deduction of any relevant taxes, as set out in condition 5.3.3); and</li> <li>B) the <i>insured member's insured cover</i> immediately prior to the <i>date of disablement</i>; and</li> <li>C) the <i>maximum cover limit</i>.</li> </ul> </li> <li>If the monthly benefit is the amount set out in paragraph B), and the <i>insured member's insured cover</i> less 75% of their <i>pre-disability income</i> leaves a surplus</li> </ul>

#### amount, this amount will be paid as a superannuation component into the insured member's superannuation account in the fund by you. monthly income: means, in respect of an insured member who suffers partial disability the earnings from personal exertion received by that insured member during that month which was payable in respect of that month, or which, though not actually received during that month, we reasonably apportion to them for the month in respect of which we are paying a partial disability benefit, and any earnings from personal exertion which, in our opinion, the insured member could reasonably be expected to earn in their regular occupation while disabled during that month. non-associated means an employer who has chosen the fund as its default superannuation fund who is not the principal employer or an associated employer. employer: occupation grouping: means in relation to voluntary cover any of the following occupation groupings and in relation to an insured member means the occupation grouping which applies at the time cover commences or recommences in respect of them or the time their application to alter their occupation grouping is accepted: 1) White Collar - An insured member in respect of whom we have received evidence, satisfactory to us and relevant to the criteria agreed in writing between you and us by which we identify the insured member's status as White Collar. 2) Light Blue Collar – An insured member in respect of whom we have received evidence, satisfactory to us and relevant to the criteria agreed in writing between you and us by which we identify the insured member's status as Light Blue Collar. 3) Medium Blue Collar – An *insured member* in respect of whom we have

- 3) Medium Blue Collar An *insured member* in respect of whom *we* have received evidence, satisfactory to *us* and relevant to the criteria agreed in writing between *you* and *us* by which *we* identify the *insured member*'s status as Medium Blue Collar.
- 4) Heavy Blue Collar An *insured member* in respect of whom *we* have received evidence, satisfactory to *us* and relevant to the criteria agreed in writing between *you* and *us* by which *we* identify the *insured member*'s status as Heavy Blue Collar.

#### other disability income:

means, in respect of a month, any of the following benefits or entitlements which were received by an *insured member* during that month and were payable in respect of that month, or which, though not actually received during that month, we reasonably apportion to them for the month in question being any of the following:

- A) any income (other than benefits received under this *policy*), or commutation of income, paid or payable in respect of an *insured member* as a result of the *insured member's sickness* or *accident* that has given rise to the claim under this *policy* including:
  - i) sick leave payments;
  - ii) any amounts payable under legislation such as workers' compensation, or other similar compensation paid under State or

Federal legislation excluding social security benefits and motor
accident compensation; and
iii) any benefits payable under other income protection insurance
policies.
We will not reduce the benefit by any lump sum payments unless a portion of the

We will not reduce the benefit by any lump sum payments unless a portion of the lump sum relates to income, in which case that income amount will reduce the benefit we pay *you*.

Other disability income does not include Veterans Affairs disability pension payments, annual leave accrued prior to the end of the applicable *waiting period*, long service leave or redundancy entitlements.

## other income protection policy:

means an income protection policy under which the *insured member* is insured or has insurance cover apart from this *policy*.

#### partial disability benefit:

means the benefit payable under condition 3.2.

#### partial monthly benefit:

means, subject to condition 3.7, the total of the following:

A) 
$$\left(\frac{pre-disability\ income-monthly\ income}{pre-disability\ income}\right) \times monthly\ benefit$$

B) 12% of the amount calculated under paragraph A) above to be paid directly into the *insured member*'s superannuation account in the *fund* by *you*.

A *partial disability benefit* is only payable where the person's *monthly income* is less than 80% of the person's *pre-disability income*.

## partially disabled/partial disability:

means the insured member because of accident or sickness:

- A) has been *totally disabled* for at least 7 of the first 12 consecutive days of the *waiting period*;
- B) is *totally disabled* or meets the following requirements for the balance of the *waiting period*:
  - a. has returned (or is capable of returning) to their regular occupation;
  - b. is under the ongoing care of a registered *medical practitioner*; and
  - as a result of the accident or sickness, the insured member's income
    for this work is less than the amount of their pre-disability income;
    and
- C) continues to meet the following requirements for the purpose of condition 3.2:
  - a. has returned (or is capable of returning) to their regular occupation;
  - b. is under the ongoing care of a registered medical practitioner; and
  - c. as a result of the *accident* or *sickness*, the *insured member*'s income for this *work* is less than the amount of their *pre-disability income*.

#### permanent basis:

#### means:

- A) other than on a casual basis; and
- B) under a single and ongoing contract of indefinite duration or duration of at least 1 month that:

- i) requires the person to perform identifiable duties;
- ii) requires the person to work a regular number of hours; and
- iii) the person is entitled to paid annual leave, sick leave and to accrue long service leave.

#### pre-disability income:

#### means:

## A) for Division 6 members employed by Foxtel or Telstra Super Pty Ltd on a permanent basis or as a contractor:

the insured member's income divided by 12 as at:

- the date the person became a Division 6 member, where that person's cover has not commenced at the 1 October date immediately prior to the date of disablement;
- the 1 October date immediately prior to the date of disablement,
   where that person's cover has commenced prior to, or on that 1
   October date; or
- iii) the date the person has been accepted for cover under conditions 10.3, 16.1.1 or 16.2.2, where that person has applied for cover under conditions 10.3, 16.1.1 or 16.2.1 since the 1 October date immediately prior to the *date of disablement*.

## B) for all other *Division 6 members* employed on a *permanent basis* or as a *contractor:*

the insured member's income divided by 12 as at:

- the date the person became a Division 6 member, where that person's cover has not commenced at the annual review date immediately prior to the date of disablement;
- ii) the annual review date immediately prior to the date of disablement, where that person's cover has commenced prior to, or on that annual review date; or
- iii) the date the person has been accepted for cover under conditions 10.3, 16.1.1 or 16.2.2, where that person has applied for cover under conditions 10.3, 16.1.1 or 16.2.1 since the *annual review date* immediately prior to the *date of disablement*.

## C) For Division 4 members or Division 6 members employed on a casual basis:

means the *insured member's income* divided by 12 as at the date immediately prior to the *date of disablement*.

Pre-disability income for an *insured member* whose *date of disablement* occurs while they were on paid or unpaid leave will be the total of A), B) and C) (where applicable) earned with respect to the average of 12 months immediately prior to the commencement of the paid or unpaid leave.

#### pregnancy:

means normal and uncomplicated pregnancy or childbirth or participation in assisted fertilisation techniques including but not limited to multiple pregnancy, caesarean birth, threatened miscarriage, and normal discomforts of pregnancy such as morning sickness, backache, varicose veins, ankle swelling and bladder

	problems.
premium due date:	means the last day of the month immediately following the month in respect of which premium is payable.
premium rates:	<ul> <li>means for:</li> <li>A. Division 6 insured members - the annual premium rates per \$1,000 of insured cover as set out in Part VII.</li> <li>B. Division 4 (Personal Plus) insured members - the annual rates per \$1,000 of insured cover as set out in Part VIII.</li> <li>All the premium rates above are based on the policy being issued on a non-participating basis.</li> <li>Premiums rates contained in the Part VII and VIII are exclusive of all government levies, stamp duty and other duties, taxes and charges.</li> </ul>
previous policy:	means a life policy under the Life Insurance Act 1995 (Cth) which:  A) provided income protection cover under:  (i) a group policy through another superannuation fund;  (ii) an insurance policy held under a superannuation fund arrangement; or  (iii) a policy held outside of superannuation from a life insurer; and  B) was in force on the day before the relevant insured member's cover commenced under this policy; and  C) is not subject to more than two exclusions and/or a premium loading of more than 100%; or  D) is a policy that we agree to treat as a previous policy for the purposes of condition 10.3 of this policy.
principal employer:	means the principal employer as defined in the <i>fund's</i> trust deed.
privacy laws:	means the <i>Privacy Act 1988</i> (Cth) as amended by the <i>Privacy Amendment</i> ( <i>Enhancing Privacy Protections</i> ) <i>Act 2012</i> (Cth) including the Australian Privacy Principles and any other present or future law of the Commonwealth of Australia or any State or Territory of Australia regarding the collection, use and disclosure of personal information.
regular occupation/s:	means any form of personal exertion for the purpose of payment or profit performed by the <i>insured member</i> on a regular and recurring basis. Where the expression <i>regular occupation</i> is used in connection with a specified period of time it means any such occupation performed by the <i>insured member</i> on a regular and recurring basis during that period.
rehabilitation program:	means a rehabilitation or retraining program which an <i>employer</i> maintains or in which an <i>employer</i> participates for or in respect of sick, injured or infirm <i>employees</i> of the <i>employer</i> as part of or in connection with its human resources policies or practices.

#### risk control questions: means the following questions as agreed between you and us, or as otherwise agreed from time to time: At the date of this application: Have you been told by a doctor, or medical specialist, that you have less than 24 months to live? Regardless of the hours that you are working, do you have an illness or B. injury that stops you from performing all of your usual work activities at least 30 hours a week? C. Due to an illness or injury have you been unable to work for more than 4 weeks in the last 12 months? D. Has a life insurance company ever refused you cover or offered you cover subject to special terms such as an exclusion (for example not covering you for a back related condition) or an additional premium amount? E. Have you ever made a claim, or do you plan to make a claim, for an illness or injury from: Government benefits (such as sickness benefit or invalid pension) Motor accident scheme TelstraSuper or another Superannuation fund C. Workers' compensation or a Life insurance policy? sickness: means an illness or disease suffered by the insured member, and is diagnosed by an appropriately qualified medical practitioner. spouse: includes, with respect to an individual: another individual (whether of the same sex or a different sex) with whom the individual is in a relationship that is registered under a State law or Territory law prescribed for the purposes of section 22B of the Acts Interpretation Act 1901 (Cth) as a kind of relationship prescribed for the purposes of that section; and another individual who, although not legally married to the individual, lives B) with the individual on a genuine domestic basis in a relationship as a couple. superannuation for those *members* who currently receive their superannuation contribution in A) accordance with the Superannuation Guarantee (Administration) Act 1992 contribution: (Act), the amount prescribed in the Act. B) for those *members* who receive their superannuation contribution in accordance with an industrial instrument (such as an Award or Enterprise Agreement), the amount set out in that industrial instrument. for those *member*s who receive their superannuation contribution in excess C) of an amount set out in A) or B) (for example, under a condition in a contract of employment), that higher amount, unless otherwise agreed between you and us. Telstra Super Pty Ltd: means, in respect of an associated employer, an employer known by you and us as "Telstra Super Pty Ltd ABN 86 007 422 522".

#### totally disabled/total means the insured member has been absent from employment with the employer disability: through accident or sickness for the applicable waiting period and; has in our opinion, after consideration of medical evidence satisfactory to us, been rendered unable for the time being to perform the regular duties of their regular occupation; B) is not working in any occupation; and C) is under the ongoing care of a medical practitioner. total disability benefit: means the benefit payable under condition 3.1. underwriting means our requirements, as agreed in writing between you and us, to be supplied requirements: to us, in order to assess a person for cover under this policy including the provision of any evidence satisfactory to us that we require to support the amount of income to be insured. voluntary cover: means cover in respect of an insured member that is obtained by satisfying our underwriting requirements and which is not default cover. waiting period: means the period which is longer out of 1) and 2) below: 1) the period: starting on the date, whether before or after the commencement date, a medical practitioner examines the insured member and certifies that they satisfy the definition of total disability or partial disability as applicable; B) during which the insured member has been totally disabled for at least 7 out of the first 12 consecutive days; C) during which the insured member has not returned to performing all of the duties of their regular occupations for more than 5 consecutive days; D) the duration of which is the greater of: 30 days, 60 days, 90 days or 120 days (referred to elsewhere in this policy respectively as a "30 day waiting period" or a "waiting period of 30 days"; a "60 day waiting period" or a "waiting period of 60 days"; a "90 day waiting period" or a "waiting period of 90 days"; and a "120 day waiting period" or a "waiting period of 120 days") (determined in accordance with the conditions of this policy); plus the number of the days (if any) during that period in which the insured member has returned to performing all of the duties of all of their regular occupations; 2) If an insured member has cover under any other income protection policy, the period: A) starting on the date, whether before or after the commencement date, a medical practitioner examines the insured member and certifies that they satisfy the definition of total disability or partial disability as applicable; and B) ending on the earliest of:

	<ul> <li>i) the last day in respect of which benefits are payable in respect of the insured member under the other income protection policy in respect of the relevant accident or sickness; and</li> <li>ii) a date notified in writing to us or you by the insured member that is earlier than the date referred to in paragraph i).</li> </ul>
	Where:
	<ul> <li>A) the insured member returns to work during the waiting period as part of an approved rehabilitation program; and</li> </ul>
	B) is ultimately unsuccessful in returning to performing all of the duties of all of their <i>regular occupations</i> ,
	we may agree that:
	C) the waiting period will not recommence; and
	D) the number of days the person has returned to performing all of the duties of all of their regular occupation(s) as part of the approved rehabilitation program will not be added to the waiting period even if they return to performing these duties for more than 5 days.
war:	means armed aggression, whether declared or not, by a country or organisation, resisted by any other country or international organisation.
we/our/us:	means MLC Limited ABN 90 000 000 402.
work:	means engagement in any business, trade, profession, vocation, calling, occupation or employment.
you/your:	means Telstra Super Pty Ltd ABN 86 007 422 522.

#### PART III. CONDITIONS RELATING TO COVER FOR ALL MEMBERS

This Part III sets out conditions relating to all members of the fund.

#### 3. BENEFITS

#### 3.1. Total disability benefit

- 3.1.1. Subject to the terms and conditions of this *policy*, a *total disability benefit* will accrue from the end of the *waiting period* or when a *partial disability benefit* ceases to be payable (as applicable) if:
  - a) either:
    - a person is totally disabled, whilst they have insured cover, immediately after the waiting period has ended; or
    - ii) a person in respect of whom a *partial disability benefit* was payable is *totally disabled*, whilst they have *insured cover*, immediately after ceasing to be *partially disabled* as a result of the same or a related cause.
- 3.1.2. Subject to the terms and conditions of this *policy* including conditions 3.6, 5.2, and 6.4.1, the period in respect of which we will continue to pay a *total disability benefit* under condition 3.1.1 in relation to an *insured member* will end when the first of the following events happens:
  - a) the person is no longer totally disabled;
  - b) the maximum time we will pay according to condition 3.5 is reached;
  - c) the person reaches the cover cessation age; or
  - d) the person dies.
- 3.1.3. Subject to condition 3.1.2, the amount of the *total disability benefit* payable in respect of a month is the *monthly benefit* reduced by any *other disability income* and is payable on the day after the conclusion of that month. If a benefit is payable for a period less than the whole month, we will pay 1/30<sup>th</sup> of the benefit for each day the benefit is payable. We will only reduce the *monthly benefit* by any *other disability income* to the extent that the *total disability benefit* under this *policy* plus the payments from *other disability income* are together no more than 75% of the *insured member's pre-disability income*.

If the *other disability income* is equal to or greater than 75% of the *insured member's pre-disability income*, we will continue to pay the superannuation component of the *monthly benefit* (12% of their *pre-disability income*) directly into their superannuation account in the *fund*, as outlined in condition 5.3.3.

#### 3.2. Partial disability benefit

- 3.2.1. Subject to the terms and conditions of this *policy*, a *partial disability benefit* will accrue from the end of the *waiting period* or when a *total disability benefit* ceases to be payable (as applicable) if:
  - a) either:
    - i) a person is *partially disabled*, whilst they have *insured cover*, immediately after the *waiting period* has ended; or
    - ii) a person in respect of whom a total disability benefit was payable is partially disabled, whilst they have insured cover, immediately after ceasing to be totally disabled as a result of the same or a related cause.
- 3.2.2. Subject to the terms and conditions of this *policy* including conditions 3.6, 5.2, and 6.4.1, the period in respect of which we will continue to pay a *partial disability benefit* under condition 3.2.1 in relation to an *insured member* will end when the first of the following events happen:
  - a) the person is no longer partially disabled;
  - b) the maximum time we will pay according to condition 3.5 is reached;

- c) the person reaches the cover cessation age; or
- d) the person dies.
- 3.2.3. The amount of the *partial disability benefit* payable in respect of a month is the *partial monthly benefit* reduced by any *other disability income* and is payable on the day after the conclusion of that month. If a benefit is payable for a period less than the whole month, we will pay 1/30<sup>th</sup> of the benefit for each day the benefit is payable. We will only reduce the *partial monthly benefit* by any *other disability income* to the extent that the *partial disability benefit* under this *policy* plus the payments from *other disability income* and any *monthly income* are together no more than 75% of the *insured member's pre-disability income*.

If the other disability income is equal to or greater than 75% of the insured member's pre-disability income, we will continue to pay the superannuation component of the monthly benefit (12% of their pre-disability income) directly into their superannuation account in the fund, as outlined in condition 5.3.3.

#### 3.3 Recurrent disability

- 3.3.1. If, within 6 months of returning to work after suffering a disability and while an insured member is covered under this policy, they are subsequently disabled from the same or related cause with respect to which they have already received a benefit payment/s under this policy, then:
  - a) the subsequent period of disability will be treated as a continuation of the original claim; and
  - b) the waiting period will not apply to the subsequent period of disability.
- 3.3.2. If, the *insured member* is *at work* for 6 months or more, in the *regular occupation* and performing a comparable number of hours of *work* that the *insured member* was performing immediately prior to suffering *disability*, and if they are subsequently *disabled* whether from the same or a related cause with respect to which they have already received a benefit payment/s under this *policy*, then:
  - a) the subsequent period of disability will be treated as a new claim;
  - b) a new waiting period will apply; and
  - c) a new benefit payment period will apply.

#### 3.4 One benefit at a time

3.4.1. We will only pay one *disablement* benefit for an *insured member* at a time under this *policy* even where an *insured member* suffers more than one *sickness* or *accident* concurrently.

#### 3.5 Maximum benefit payment period

- 3.5.1 The maximum period in respect of which we will pay benefits for *disability* under this *policy* resulting from any one or related cause is the *benefit payment period*, unless condition 3.3.2 applies.
- 3.5.2 The maximum period referred to in condition 3.5.1 includes any period in which a benefit is paid or payable for *partial disability* or *total disability* or was payable but is calculated to be zero.

#### 3.6 Limitations and exclusions

- 3.6.1 We will not pay a benefit in respect of an insured member if total disability or partial disability is directly or indirectly caused by:
  - a) any war or act of war;
  - b) the insured member's intentional self-inflicted act or attempted suicide; or
  - c) pregnancy unless disability continues for longer than 3 months after the pregnancy ends in which case disability will be considered to have started at the date the pregnancy ends.

3.6.2 We will not make a payment under this *policy* if the payment would cause *us* to infringe the *Health Insurance Act 1973* (Cth), *National Health Act 1953* (Cth) or *Private Health Insurance Act 2007* (Cth) or any succeeding legislation in connection with health insurance.

#### 3.7 Indexation of benefit payment

- 3.7.1 Subject to other conditions of the *policy*, if we have been paying you a disability benefit in respect of an insured member which is subject to a 5 year benefit payment period then on each 12 month anniversary of the commencement of that payment, while the payment continues (without a break), we will increase the amount of the disability benefit by the lesser of:
  - a) 5%; and
  - b) the indexation factor.

For the purpose of this condition 3.7, any period in which a benefit is or was payable but is calculated to be zero does not amount to an interruption to an entitlement to a *disability* benefit.

3.7.2 Once we stop paying a disability benefit for an insured member whose benefit has been increased in accordance with condition 3.7.1, any future disability benefit payable will be based on their pre-disability income at the time of claim subject to the terms and conditions of the policy.

#### 4 INTERIM ACCIDENT COVER

#### 4.1. Accident cover while we consider your application

4.1.1. We will provide interim accident cover from the application date.

#### 4.2. Interim accident disability cover

4.2.1. We will pay an interim accident benefit if the person making the application (the "applicant") becomes totally disabled as a result of an accident that happens during the interim accident cover period provided the applicant's date of disablement occurs within 120 days of the happening of the accident.

#### 4.3. Amount of benefit

- 4.3.1. The benefit we will pay under condition 4.2 will be paid as if the applicant were a *member* with *insured cover* determined as follows:
  - a) for a person with no existing cover, the lesser of the amount of cover requested in the application received by *you* and the *maximum accident cover*; or
  - b) for an *insured member* applying to increase their existing cover, the lesser of:
    - i) the amount of increase in cover requested in the application received by you; and
    - ii) maximum accident cover reduced by the amount payable for the same event under another condition of this *policy* to a minimum of zero,
- 4.3.2. The benefit we will pay under condition 4.2 is subject to a 2 year benefit payment period and:
  - a) the waiting period being applied for in the application; or
  - b) where no waiting period is specified in the application and:
    - i) the person has *insured cover* the *waiting period* applicable to the person's existing cover will apply; or
    - ii) the person does not have insured cover a 90 day waiting period will apply.

#### 4.4. Interim accident cover period

- 4.4.1. *Interim accident cover* will start on the *application date* and will end on the earliest of the following dates:
  - a) the date the application is withdrawn;

- b) the date we accept the application on standard or special terms;
- c) the date we reject the application;
- d) the date we cancel the *interim accident cover* pursuant to *our* legal rights in the event of fraud by the applicant;
- e) 120 days from the application date;
- f) the date the applicant reaches the cover cessation age;
- g) the date any of the conditions in condition 11 occurs; and
- h) the date of termination of the *policy*.

#### 4.5. Cessation of interim accident benefit

- 4.5.1. The period in respect of which we will continue to pay an interim accident benefit under condition 4.2 in relation to a person will end when the first of the following events happens:
  - a) the person is no longer totally disabled;
  - b) the interim accident benefit has been paid for 2 years;
  - c) the person reaches the cover cessation age; or
  - d) the person dies.

#### 4.6. Interim accident cover benefit - effect on application for cover

4.6.1. If we pay a benefit in respect of an applicant under this condition 4 the *application for cover* or an increase in cover will be rejected. We will not grant any further cover in respect of the applicant under this *policy*, unless we accept a new application or application to increase cover.

#### 4.7. Interim accident cover benefit - exclusions

- 4.7.1. We will not pay a benefit under condition 4.2 where the total disability is:
  - a) caused directly or indirectly by:
    - i) any *war* or act of *war*;
    - ii) the insured member's intentional self-inflicted act or attempted suicide; or
    - pregnancy unless disability continues for longer than 3 months after the pregnancy ends in which case disability will be considered to have started at the date the pregnancy ends;
  - b) caused by a *sickness* which first became apparent or an *accident* which first occurred prior to the commencement of the *interim accident cover*.
- 4.7.2. We will also not pay a benefit under condition 4.2 if the payment would cause us to infringe the Health Insurance Act 1973 (Cth), National Health Act 1953 (Cth) or Private Health Insurance Act 2007 (Cth) or any succeeding legislation in connection with health insurance.

#### 5. CLAIMS

#### 5.1. How to make a claim

- 5.1.1. You must notify us in writing as soon as reasonably practicable after you become aware of the disablement of an insured member, preferably within 30 days of the disablement beginning.
- 5.1.2. We will provide you with access to any documentation which must be completed in order to initiate a claim under the policy. Where we require further information from the *insured member* in order to initiate the claim, we may contact the *insured member* directly once we have your consent to do so.
- 5.1.3. All documentation must be fully completed and returned to us as soon as possible, together with all necessary supporting information, so we can commence assessment of the claim.

#### 5.2. Claim requirements

- 5.2.1. We will pay you a benefit when:
  - a) we have proof of the insured member's age;
  - b) the insured member has satisfied our claim requirements; and
  - c) we are satisfied that all the events have happened entitling *you* to payment of the benefit, in respect of the *insured member*.
- 5.2.2. We may ask for proof or information to be satisfied that *you* are entitled to a benefit in respect of the *insured member*.
- 5.2.3. If we reasonably request it, the insured member must provide us with:
  - a) proof of identity;
  - b) a completed claim form;
  - a treating medical practitioner's report in a form satisfactory to us and any other medical information; and
  - d) employment information; and
  - e) financial information which may include payslips, tax returns, profit and loss statements, financial statements and details of any payments as shown in *other disability income*.
- 5.2.4. Any proof or information that the *insured member* provides is at their cost.
- 5.2.5. We request that the *insured member* returns the completed claim form, report from their treating *medical practitioner*, financial information and any other information we request as soon as reasonably practicable, preferably within 90 days of the *disability* beginning.
- 5.2.6. We will not refuse to assess a claim but delays in providing information may impact *our* ability to assess *your* claim in respect of the *insured member* and may impact payment of the benefit.
- 5.2.7. During any period that you are claiming a benefit in respect of an insured member, we may require ongoing and regular proof that you remain entitled to a benefit in respect of the insured member, including further medical, employment and financial information.
- 5.2.8. If we reasonably request it, the *insured member* must fully participate in any:
  - medical examinations conducted by an appropriately qualified medical practitioner appointed by us; and
  - b) examination or assessment by other professionals at such times as we require (including functional, employability or vocational assessments, psychological assessments, factual interviews or financial audits conducted by an appropriate third party appointed by us).
- 5.2.9. If we appoint a *medical practitioner* or other professional to conduct an examination, assessment or interview, we will pay for it.
- 5.2.10. If we request it, the *insured member* must complete any authorities including a medical authority, general authority, Centrelink authority or Medicare/Pharmaceutical Benefits Scheme authority to permit *us* to collect, use and disclose the *insured member*'s personal information (including sensitive information).
- 5.2.11. Any information or authority that the insured member provides, and information that we obtain, may be used to:
  - a) assess and manage the claim;
  - b) investigate any information or answers provided by you or the insured member when applying for insurance or changes in insurance to confirm whether there has been a failure to comply with the duty of disclosure or duty to take care not to make a misrepresentation or any misrepresentations have been made; and

- c) manage any complaint raised by an *insured member*, or by *you* on behalf of an *insured member*, in relation to their claim.
- 5.2.12. A benefit will only be paid if cover for the *insured member* is in force when the *insured member* becomes *disabled*.
- 5.2.13. If we do not accept a claim we will provide our reasons to you.
- 5.2.14. All forms, documents and reports submitted to *us* by or on behalf of the *insured member* in support of a claim must be written in English, or if the documents originate from outside Australia and are not in English, be accompanied by a translation certified in Australia.
- 5.2.15. If a person or an *insured member* makes a claim while they are outside Australia we may require the person or *insured member* to return to Australia, at no expense to *us*, before we assess *our* liability for the claim.

#### 5.3. Claims assessment information

- 5.3.1. We will provide *you* with a copy of any part of the claims assessment information that *you* ask *us* to provide, as soon as reasonably possible, unless *we* have a legal obligation to not disclose that information
- 5.3.2. The claims assessment information we provide to you must at all times remain confidential to you and any representative or service provider you appoint to assist with the assessment of claims unless we agree with you in writing otherwise or you have a legal obligation including under legislation to disclose that information.
- 5.3.3. Once we have assessed a claim made by a person who became a member.
  - a) prior to the *commencement date* for which the *date of disablement* occurred on or after the *commencement date*; or
  - b) on or after the commencement date,

if we admit it, we will:

- c) pay to *you* for *you* to credit to an account of the person in the *fund* after deduction of any relevant taxes:
  - i) where a *total disability benefit* is payable 12% of the *pre-disability income* of the person; and
  - ii) where a *partial disability benefit* is payable 12% of the *partial disability benefit*, and
- d) pay the rest of the benefit to *you* or as *you* may direct in writing.

If we do so, we are not responsible for how the benefit is applied.

- 5.3.4. Once we have assessed a claim made by a person who became a *member* prior to the *commencement date* for which the *date of disablement* occurred prior to the *commencement date*, if we admit it, we will pay the benefit to *you* or as *you* may direct in writing. If we do so, we are not responsible for how the benefit is applied.
- 5.3.5. Where we have paid *you* a benefit, *you* are responsible for calculating, deducting and remitting any tax payable on the benefit paid unless *you* and we agree otherwise.

#### 6. PREMIUM

#### 6.1. Time to pay premium

6.1.1. You must pay premiums on or before each *premium due date*. If for any reason premium is payable for less than a whole month, the premium payable shall be calculated on a pro rata basis by reference to the number of days that cover has been in force during the month.

6.1.2. We will advise you each year the date the payment of the adjustment premium is due.

#### 6.2. Premium payable

- 6.2.1. The amount of premium payable is the total cost of cover for all *insured members* under this *policy* during the period in respect of which premium is calculated according to the *premium rates* for that period, which are exclusive of all government levies, stamp duty and other duties, taxes and charges.
- 6.2.2. At each *annual review date* and on termination of the *policy*, we will recalculate the premium to reflect changes in *insured members* and the benefit amounts over the period since the *policy* began, or since the last *annual review date*, whichever is the later.
- 6.2.3. If, as a result of the recalculation of the premium under condition 6.2.2, *you* have paid too much, we will pay *you* the over-payment or use it to offset the next premium due as requested by *you*.
- 6.2.4. If, as a result of the recalculation of the premium under condition 6.2.2, *you* have not paid enough, we will notify *you* (in writing) of the additional premium (called the adjustment premium) *you* owe.
- 6.2.5. At each annual review date of the policy you must give us the information we need to adjust your premium and to recalculate your annual premium. We will advise you what information we need and when we need it.
- 6.2.6. We may otherwise agree that *you* will calculate the premium, in which case we will confirm the terms of this arrangement in writing.
- 6.2.7. The premium for any *insured member* must always be included and remitted as part of *policy* premium described in condition 6.2.1.
- 6.2.8. The premium in respect of any *insured member* must be continued during any period employed overseas or any period of absence including, but not limited to, any period where cover continues during leave without pay where that cover is provided under the terms of this *policy*.

#### 6.3. Overdue premium

6.3.1. Subject to 8.2.2, if the premium or adjustment premium payable under condition 6.2.1 is not paid to *us* within 30 days after the *premium due date*, we may give *you* a written notice and if the premium due is not paid within the time period stipulated in the written notice (being at least 30 days after the notice is given), the *policy* may be terminated by *us*.

#### 6.4. Misstatement of age

6.4.1. If an *insured member* has wrongly stated their age, we will adjust the *insured cover*, and any benefit payable, in respect of the *insured member* based on the amount of premium already paid and what that premium would have purchased if it had been calculated using the correct age.

#### 6.5. Waiver of premium

6.5.1. Premiums will be waived from the end of the *waiting period* for an *insured member* whilst a *disability* benefit under this *policy* for that *insured member* is paid or payable.

#### 7. VARIATION OF POLICY

#### 7.1. Variation by agreement

7.1.1. This *policy* may be varied by written agreement between *you* and *us* at any time. For the avoidance of doubt, this includes an agreement to reduce *premium rates* during the *guarantee period*.

#### 7.2. Variation by us

7.2.1. Subject to condition 7.2.3, we may not during the *guarantee period* increase the rates of premium that apply under this *policy* or change the terms of this *policy* without *your* written agreement.

- 7.2.2. We may reduce the *premium rates* at any time by giving *you* written notice specifying the effective date of the change.
- 7.2.3. Subject to condition 7.4.1, we may at any time, including during the *guarantee period*, vary the *policy* terms and conditions including the *premium rates*, for all *insured members* or for one or more categories of *insured members*, where:
  - a) there is a formal declaration of war by the Australian government,
     by giving you prior notice of our intention to vary the premium rates as soon as is reasonably practicable, but in any event at least 90 days prior notice in writing of the change; or
  - b) if:
    - i) the *guarantee period* has expired; or
    - ii) there has been a decrease of 15% or more, or an increase of 25% or more, in the number of *members* insured by *us* under policies *G3633-GSC* and *G3635-GSCDB* since the start of the *guarantee period*; or
    - there has been a change in the nature of the *fund's* membership such as a merger or an amalgamation with another superannuation fund as a result of which the number of *members* insured by *us* under policies *G3633-GSC* and *G3635-GSCDB* has changed by more than 10%; or
    - iv) there are legislative or regulatory changes that would impact the degree of risk of the insurance arrangements of the *fund* or the insurance offered under this *policy* or the terms and conditions would otherwise become inconsistent with the law, provided that we must vary the *policy* in a way which is consistent with the changes; or
    - without limiting condition iv), there is a change in federal, state or territory taxes or duties that changes our costs under the policy, provided that we must vary the policy in a way which is consistent with the changes,

by giving you at least 90 days prior notice in writing of the change.

#### 7.3. Data integrity & other information

- 7.3.1. Subject to condition 7.4.1, we may acting reasonably at any time, including during the guarantee period, review and amend (including retrospective, if applicable) policy terms and conditions including the premium rates, for all insured members or for one or more categories of insured members, where:
  - a) data and/or information of any kind provided to us by you or by your advisers on behalf of you, is inaccurate and/or incomplete and in our appointed actuary's opinion, having considered the information and representations made by you or by your advisers, necessitates a change in the policy terms and conditions including the premium rates. For clarify, this includes data and/or information provided prior to the commencement of the policy; or
  - b) we are prevented from adhering to the *policy* terms and conditions or are required to change them under or by legislation, regulation, or any regulatory body with supervisory/licensing authority over *us*.

#### 7.4. Variation limit

7.4.1. Unless you and we agree otherwise, where we vary premiums or policy terms under conditions7.2.3 and 7.3.1, the variation will be limited to the impact of the relevant condition(s) and will not include adjustment for other factors.

#### 8. ADMINISTRATION AND INTERPRETATION

#### 8.1. This policy

- 8.1.1. This policy:
  - a) is issued from our No. 1 statutory fund;
  - b) does not participate in our profits; and
  - c) does not acquire a surrender value.

#### 8.2. Termination of this policy

- 8.2.1. You can terminate this *policy* by giving *us* three months' written notice, or *we* can agree in writing on an earlier termination date with *you*.
- 8.2.2. We can end this *policy* by giving you one month's written notice, as soon as any of the following happens:
  - a) the situation described in condition 6.3 arises;
  - b) to the extent permitted by law, we become satisfied that you have purposefully withheld information directly relevant or made fraudulently untrue statements to us in relation to this policy.
- 8.2.3. This *policy* will also terminate on the date cover under the *policy* has ended for all *insured* members.

#### 8.3. Notices

- 8.3.1. Notices, medical evidence or other communications must be in writing and in English or in otherwise agreed formats as approved by *us* and *you*.
- 8.3.2. We will send notices to you at the address you last gave to us.
- 8.3.3. You will send notices to us at the address we last gave to you.
- 8.3.4. You must notify us no later than 60 days after each annual review date of any terminations of insured cover since:
  - a) the commencement date; or
  - b) the previous annual review date,

whichever is the later.

8.3.5. *You* must supply this information in conjunction with the other information we require to calculate *your* premium as set out in condition 6.2.

#### 8.4. Payments

8.4.1. All payments made in connection with this *policy*, whether to *us* or by *us*, must be made in Australia and in Australian currency.

#### 8.5. Records

8.5.1. You must keep accurate records necessary for the effective operation of this *policy*. These records must be maintained in a format that is agreed by *you* and *us*. We agree with *you* that we do not require any different type or format of record than *you* keep at the *commencement date* but we may review this with *you* if the type or format becomes unsuitable to either *you* or *us*.

#### 8.6. Audit

8.6.1. We may conduct an audit from time to time of any records *you* (or any person on *your* behalf) have which are connected with this *policy*. We will give *you* reasonable notice if we propose to conduct an audit. We will only conduct an audit in normal office hours.

#### 8.7. Waiver

- 8.7.1. Your or our failure or delay to exercise a power or right you or we have under or in connection with this policy does not operate as a waiver of that power or right.
- 8.7.2. A waiver of *your* or *our* power or right is not effective unless *you* or *we* waive that power or right in writing.
- 8.7.3. Waiver of a power or right by *you* or *us* is limited to the specific matter in respect of which *you* or we grant it and applies only to the extent and for the period notified in writing by *you* or *us*. It does not preclude either the exercise of that power or right in the future or the exercise of any other power or right.

#### 8.8. Non assignment of policy

- 8.8.1. You may not assign this *policy* without *our* written agreement except in the event of a merger or successor fund transfer within the meaning of the applicable law, in which case *you* may assign this *policy* to the entity with which *you* merge or to which *members*' benefits are transferred pursuant to the successor fund transfer.
- 8.8.2. We may not assign this policy without your written agreement.

#### 8.9. Privacy statement

8.9.1. Both we and you agree to comply with the *privacy laws* in respect of any personal information collected in relation to this policy about *us*, *you*, an *insured member*, a *member*, a person, the *fund*, an *employer* or any potential beneficiaries.

#### 8.10. Cooling off period

- 8.10.1. A 60 day cooling off period applies when *default cover* commences under condition 13 or condition 18, or when cover recommences under condition 11.2.2.
- 8.10.2. During the cooling off period *default cover* may be cancelled and premiums refunded provided that *you* receive notification of the cancellation within the 60 day period.
- 8.10.3. The cooling off period commences on the *insured member's* receipt of the notification of the commencement of cover or at the end of the fifth business day after *you* have issued the notification of commencement cover, whichever occurs first.
- 8.10.4. If *you* receive the notification of cancellation of cover within the cooling off period, *we* will cancel the cover under the policy in accordance with the notification.
- 8.10.5. The cooling off period terminates immediately if *you*, the *principal employer* or an *associated employer* (as applicable) or the *insured member* acts in a manner confirming an interest or rights under the policy.

#### 8.11. Interpretation

- 8.11.1. The headings in this *policy* are a guide only. They are not intended to be used to interpret the *policy* conditions.
- 8.11.2. If the context allows, plurals can be read as the singular and the singular read as plurals.
- 8.11.3. This *policy* is subject to and governed by the laws of New South Wales.
- 8.11.4. In this policy, a month refers to a calendar month unless otherwise agreed by you and us.
- 8.11.5. In this *policy*, unless otherwise stated, a person's age refers to their age next birthday as at the last *annual review date*.

#### 9. SPECIAL CONDITIONS

#### 9.1. Cover while on paid and unpaid leave

- 9.1.1. Cover will continue in respect of an *insured member* while they are on paid leave subject to all the *policy* conditions which apply to them.
- 9.1.2. Cover will continue for a period of up to 2 years from the commencement of unpaid leave for *insured members* who are on unpaid leave subject to all the *policy* conditions which apply to them.

#### 9.2 Worldwide cover

9.2.1 Subject to abiding by all the *policy* conditions which apply to them cover shall be provided 24 hours a day for all *insured members* who are *Australian residents* while in Australia or overseas.

#### 10 VARIATION TO COVER

#### 10.1 Forward underwriting limits

10.1.1 If cover comes into effect as a result of our underwriting decision under conditions 16.2.2 or 22.2.2 and the terms of our acceptance include a forward underwriting limit, the accepted cover may increase up to the forward underwriting limit without further underwriting as a consequence of an income increase.

#### 10.2 Changes to occupation grouping

10.2.1 An *insured member* can in the manner prescribed by *us* apply to change their *occupation grouping*. If accepted by *us*, the *occupation grouping* applied for by the *insured member* will commence from the date of acceptance.

#### 10.3 Insurance transfer terms cover

- 10.3.1 Cover for a *member* provided under *insurance transfer terms* comes into effect on:
  - (a) the date we accept the application to transfer cover pursuant to insurance transfer terms in respect of the member; and
  - (b) subject to cancellation of the *member*'s existing cover under the *previous policy*.
- 10.3.2 The type and amount of cover that comes into effect for a *member* under *insurance transfer terms*:
  - (a) is provided as *voluntary cover*, and replaces any existing cover in respect of the *member* under this *policy*; and
  - (b) will, subject to conditions 10.3.6 and 10.3.7, have a *benefit payment period* and *waiting* period (if available under this policy) that is the same as the benefit payment period and waiting period that was provided under the previous policy; and
  - (c) will be, subject to condition 10.3.3, of an amount no less than, but closest to, the amount of cover under the *previous policy*.

If however, after reviewing the *member*'s declared annual salary at the time of the application to transfer cover, it is identified that the amount being transferred is greater than 87% of the member's *income*, *you* or *we* may confirm with the *member* that they wish to continue with their application to transfer cover.

- 10.3.3 The maximum amount of cover that can apply as a result of an application for *insurance transfer* terms by a member or *insured member* is \$15,000 per month.
- 10.3.4 Where a *member* is subject to *insurance transfer terms*, then any exclusion(s), loadings or special condition(s) which:

- (a) applied to the member under the previous policy; and
- (b) we apply as a condition of our acceptance,

will continue to apply to the member's cover when it comes into effect under this policy.

- 10.3.5 For the avoidance of doubt, the *automatic acceptance limit* will not apply to a *member* who is provided with cover under *insurance transfer terms*.
- 10.3.6 If the waiting period that was provided under the *previous policy* is not available under this *policy*, the *waiting period* that will apply will be the next longest *waiting period* available under this *policy* (for example, a 45 day waiting period will be transferred to a 60 day *waiting period* under this *policy*). If the benefit payment period that was provided under the *previous policy* is not available under this *policy*, the *benefit payment period* that will apply will be the next shortest *benefit payment period* available under this *policy* (for example, a To Age 65 benefit payment period will be transferred to a 5 year *benefit payment period* under this *policy*).
- 10.3.7 A member who is working in an occupation which would result in a "Heavy Blue Collar" occupation grouping being assigned to that insured member's cover is only eligible to receive a 90 day or 120 day waiting period and a 2 year benefit payment period. They cannot be provided with a 5 year benefit payment period, or a 30 day or 60 day waiting period.

#### 11 END OF COVER

#### 11.1 End of cover

- 11.1.1 Cover for an *insured member* will end on the earliest of:
  - a) the death of the insured member;
  - b) the date the balance of the *insured member*'s account in the relevant *division* is insufficient to pay for the premium unless we and you agree otherwise;
  - c) the insured member reaching the cover cessation age;
  - d) the date the *policy* terminates subject to condition 11.3;
  - e) where notification to cancel cover is given by the person, the later of:
    - i) the date on which *you* or *we* receive the notification in written form, or any other form as agreed by *you* and *us;* and
    - ii) where applicable, the date nominated by the person in the notification referred to in paragraph i) as the date that they want their cover to cease;
  - f) the date the person ceases to be an Australian resident;
  - g) the date that the *insured member* ceases to be employed on *permanent basis*, subject to condition 13.4.2;
  - h) the date after the *insured member* has been on unpaid leave for 2 years;
  - i) the date the *insured member* ceases to be a *member* of the *fund*;
  - j) unless the *insured member* has made an *election* or an *exception* applies, the date their account is *inactive*;
  - k) if an exception ceases to apply to the person and the person has not made an election then if:
    - i) the person's account is inactive; or
    - ii) the person is under 25 years of age; or

- iii) has not had an *account balance* with the *fund* of at least \$6,000 since 1 November 2019.
- the date the exception ceases to apply; and
- I) on 1 April 2020 if the *insured member's account balance* has not reached \$6,000 since 1 November 2019, unless the *insured member* has made an *election* or an *exception* applies.
- 11.1.2 For the avoidance of doubt, a person's entitlement to claim under this *policy* and their entitlement to receive ongoing benefits in respect of any *insured cover* is not affected by that person's entitlement to claim, or receipt of, a total and permanent disablement benefit pursuant to any other insurance policy.

### 11.2 Recommencement of cover that has ended under condition 11.1.1j) or 11.1.1k)

- 11.2.1 If an *insured member*'s cover ended under condition 11.1.1j) or 11.1.1k) cover will recommence for that *member* without the need for underwriting subject to all of the following conditions:
  - a) the *member* must request that the cover be recommenced in a manner agreed between *you* and *us*;
  - b) in the request, the *member* must make an *election*,
  - c) you must receive the request within 60 days of the date on which cover ended under condition 11.1.1j) or 11.1.1k).
  - d) the cover will recommence from the date the request to recommence the cover was received by *you*, subject to backdated payment of premiums from the date cover recommences.
  - e) where the member suffers disability and the date of disablement is after cover ceased but before they requested that cover be recommenced, the member will not be able to claim for that event.
  - f) where a *member* requests cover be recommenced, this will be considered as an *election*.
  - g) any cover that recommences under this condition 11.2.1 will be subject to any previous loadings, exclusions or special conditions that applied to the *insured member's* cover prior to ceasing.
- 11.2.2 Cover which has ended under condition 11.1.1j) and 11.1.1k) i) will recommence automatically on receipt of a superannuation guarantee contribution into the *member*'s account within the *fund*, subject to all of the following conditions:
  - a) the member is an Australian resident and under 65 years old;
  - b) the member is at least 25 years of age and has an account balance of at least \$6,000;
  - c) if the *member* only held *default cover* when their cover ended, the amount of cover which recommences will be *default cover*:
  - d) if the member held voluntary cover when their cover ended, the amount of cover which recommences will be the same amount of voluntary cover (including the same benefit payment period and waiting period) they held when their cover ended;
  - e) the cover will recommence from the date the superannuation guarantee contribution is received by *you*;
  - f) cover which recommences will be full cover if, on the day cover commences:

- i) the person is at work; or
- the person is not at work but is, in our reasonable opinion, not restricted from being capable of performing all of the duties of the occupation for which they have been employed due to an accident or sickness,
- otherwise, cover will be *limited cover* until the person is *at work*, at which time full cover will commence; and
- g) any cover that recommences under this condition will be subject to any previous loadings, exclusions or special conditions that applied to the *insured member's* cover prior to ceasing.

If the superannuation guarantee contribution is not received by the *fund* within 120 days of the *member* recommencing employment, the cover will be *limited cover* for a period of 24 months. The *limited cover* restriction will be removed from the date when the *insured member* has first been *at work* following the end of that 24 month period.

### 11.3 Insured cover when policy terminates

Upon termination of this *policy*, we will provide cover and determine our liability for claims made in respect of *insured members* by applying *FSC Guidance Note 11* as the "outgoing insurer".

# PART IV. CONDITIONS RELATING TO COVER FOR EMPLOYED (ACCUMULATION) MEMBERS IN DIVISION 6

This Part IV sets out additional conditions relating to Division 6 members.

### 12 INSURED MEMBERS WITH COVER UNDER THE FORMER POLICY IMMEDIATELY PRIOR TO THE COMMENCEMENT DATE

### 12.1 Type and amount of cover

12.1.1 Subject to condition 12.2, if an *insured member* had cover under the *former policy* on the day immediately prior to the *commencement date* which does not cease at the end of that day, we will provide the same type and amount of *default cover* and *voluntary cover*, as applicable, that the *insured member* held under the *former policy* on the day immediately prior to the *commencement date*.

#### 12.2 Limitations and restrictions

- 12.2.1 The insurance cover provided to an *insured member* under condition 12.1 will be subject to:
  - a) the same loadings, exclusions, restrictions and limitations that applied to the insured member's cover under the former policy on the day immediately prior to the commencement date until such time as they expire according to their terms or we agree in writing to remove them:
  - b) we will provide cover and determine our liability for claims made in respect of existing insured members by applying FSC Guidance Note 11 as the "incoming insurer" and also in accordance with letter we signed on 12 June 2020 included as Appendix D.

### 13 NEW MEMBERS OF DIVISION 6

### 13.1 Eligibility

- 13.1.1 To be eligible to obtain *default cover* under this Part IV of the *policy* after the *commencement* date a person must:
  - a) either:
    - i) have joined as a deemed member of; or
    - ii) in any other circumstances permitted by the *fund's* trust deed, have become a *member* of:

Division 6;

- b) be at least 15 years old;
- c) be an Australian resident;
- d) be under 65 years old;
- e) be employed by the principal employer or an associated employer,
- f) not be employed on a casual basis;
- g) be at least 25 years of age and have an account balance that reaches \$6,000 unless:
  - i) the *member* has made an *election*; or
  - ii) an exception applies: and
- h) advise a binary gender, male or female, within 120 days of commencement of employment.

### 13.2 Commencement of default cover

13.2.1 Subject to condition 13.2.4, *default cover* will begin for an *eligible member* in *Division 6* for whom an *exception* applies on the later of the date:

- a) the *eligible member* most recently became an *employee* of the *principal employer* or an associated *employer*, and
- b) the date the *fund* commenced being the default superannuation fund of the *associated employer*.
- 13.2.2 Subject to condition 13.2.3 and 13.2.4, *default cover* will begin for an *eligible member* in *Division* 6 for whom an *exception* does not apply on the later of:
  - a) the date the *eligible member* most recently became an *employee* of the *principal employer* or an *associated employer*;
  - b) the date the *eligible member* is at least 25 years of age and has an *account balance* that reaches \$6,000; and
  - c) the date the *fund* commenced being the default superannuation fund of the *associated* employer,

subject to *you* receiving an *election* within 120 days of the date referred to in condition 13.2.2 a) or condition 13.2.2 c) as applicable. An *election* for *default cover* is not required where condition 13.2.2 b) applies.

- 13.2.3 If you receive an election in respect of an eligible member in Division 6 more than 120 days after the date referred to in condition 13.2.2a) or condition 13.2.2 c), as applicable, default cover will only begin for the eligible member on the date we accept the eligible member's application for opt in default cover form in writing.
- 13.2.4 If an eligible member joins Division 6 more than 120 days after commencing employment with the principal employer or an associated employer, default cover will only begin for the eligible member on the date we accept the eligible member's application for opt in default cover form in writing.

### 13.3 Amount of default cover

13.3.1 The amount of cover that comes into effect for a *Division 6 member* under condition 13.1 or 13.2 will be *default cover*.

### 13.4 Changing employment status

- 13.4.1 Where a *member* who was employed on a *casual basis* becomes employed on a *permanent basis*, the *member* will become entitled to receive *default cover* on the date that *member* became employed on a *permanent basis* provided all the conditions in 13.1 are met. Any *default cover* a *member* receives under this condition is subject to condition 13.5.
- 13.4.2 Where a *member* who was employed on a *permanent basis* becomes employed on a *casual basis*, any *default cover* which was in place for the *member* will cease on the date that they cease to be employed on a *permanent basis*. However, if the *member* has been underwritten and accepted for cover in accordance with condition 16.2, this *voluntary cover* will continue subject to policy terms.

### 13.5 Limitations on new cover commencing outside usual conditions

- 13.5.1 *Default cover* for an *insured member* will be full cover if, on the day that cover commences under condition 13:
  - a) the person is at work on that date; or
  - the person is not at work but is, in our opinion, not restricted from being capable of performing all of the duties of the occupation for which they have been employed due to an accident or sickness;

otherwise, cover will be *limited cover* until the person is *at work*, at which time full cover will commence.

### 14 OPTION TO VARY COVER ON JOINING

### 14.1 Option to vary cover on joining

- 14.1.1 Subject to the terms of this condition 14, a *Division 6 member* who is eligible to receive, or has received, *default cover* may apply:
  - a) to change their 90 day waiting period to a 30 day waiting period or 60 day waiting period;
  - b) to change their 2 year benefit payment period to a 5 year benefit payment period, upon joining the fund by means of a joining offer application.

### 14.2 Eligibility

- 14.2.1 In order for a *member* or *insured member* to be eligible to vary cover under condition 14.1.1, the following must be satisfied:
  - a) at the date of the *joining offer application*, the applicant must satisfy the requirements under condition 13.1.1; and
  - b) you must receive the applicant's *joining offer application* within 120 days of the applicant's date of commencement of cover under condition 13.2.1 or condition 13.2.2, as applicable.

### 14.3 When variation in cover commences as a result of a joining offer application

- 14.3.1 In the event we accept a joining offer application, then:
  - a) where the person is at work on the date we accept the application in writing, the change in waiting period or benefit payment period will apply to claims with respect to which the date of disablement occurs on or after the date we accept the application in writing;
  - b) where the person is not at work on the date we accept the application in writing, the change in waiting period or benefit payment period will only apply to claims with respect to which the date of disablement occurs on or after the later of:
    - i) the date we accept the application in writing; and
    - ii) the date the person satisfies the at work definition.

### 14.4 Premium payable for upgraded cover

14.4.1 Upon the upgrade of an *insured member's* cover under condition 14, the amount of premium payable in respect of the cover obtained under condition 14 will be determined according to the *premium rates* set out in Part VI.

### 15 COVER FOR MEMBERS OF A NEW ASSOCIATED EMPLOYER

### 15.1 Cover for members of a new associated employer

- 15.1.1 Subject to condition 15.1.2, when we have agreed in writing to provide *insured cover on* special terms to the *employees* of an *associated employer*, the cover of its *employees* who become *members* on or after the *group start date* will be determined according to the terms of the special arrangement agreed between *you* and *us*.
- 15.1.2 Cover is provided under condition 15.1.1 subject to the following conditions:

- if there is an inconsistency between that special arrangement and the terms and conditions of this *policy*, the special arrangement applies to the extent of the inconsistency.
- b) you must provide us with such information and documentation we reasonably require and satisfy such other requirements as we agree with you; and
- c) to be eligible for cover under condition 15.1.1, a person must:
  - i) meet the requirements of condition 12;
  - ii) be an employee of an associated employer, and
  - iii) satisfy any terms of the special arrangement agreed between you and us.

### 16 GENERAL CONDITIONS

### 16.1 Recommencement of insured cover

16.1.1 Where cover for a *Division 6 member* ceases under this *policy* according to condition 11, then cover for that person under Part IV of this *policy* will only recommence from the date we agree in writing to recommence cover.

### 16.2 Underwritten cover, variations and cancellations of cover

- 16.2.1 A Division 6 member can in the manner agreed between you and us apply to:
  - a) obtain new cover;
  - b) obtain cover again having previously cancelled *default cover*;
  - c) have their cover increased above the automatic acceptance limit;
  - d) change their benefit payment period from:
    - i) 2 years to 5 years; or
    - ii) 5 years to 2 years,

provided that where the member, at the time of application, is working in an occupation which would result in a "Heavy Blue Collar" occupation grouping being assigned to that member's cover, then the *benefit payment period* cannot be increased to 5 years; or

e) change their waiting period provided that where the member, at the time of application, is
working in an occupation which would result in a "Heavy Blue Collar" occupation grouping
being assigned to that insured member's cover, then the waiting period cannot be 30 days
or 60 days;

### provided they:

- f) have not reached the cover cessation age;
- g) are employed by the principal employer or an associated employer, and
- h) satisfy our underwriting requirements.
- 16.2.2 Where a person applies for cover under condition 16.2.1 and meets *our underwriting* requirements, we, or you on terms approved by us, may:
  - a) accept or decline that person's request; or
  - apply exclusions or other special conditions to any cover which is accepted in writing.
- 16.2.3 If we offer to provide cover under condition 16.2.2, the change requested will take effect from the date we notify you of our terms of acceptance.
- 16.2.4 a) The amount of *default cover* which applies to a *Division 6 member*, as provided for under Part IV, can at any time, by notification to *us* by *you*, or by notification to *you* by the *member* on terms approved by *you* and *us* in writing, or any other form as agreed by *you* and *us*, be cancelled in its entirety.

- b) The amount of *voluntary cover* which applies to a *Division 6 member*, as provided for under Part IV, can at any time, by notification to *us* by *you*, or by notification to *you* by the *member* on terms approved by *you* and *us* in writing, or any other form as agreed by *you* and *us*, be reduced or cancelled in its entirety.
- 16.2.5 The reduction or cancellation, per condition 16.2.4, will take effect from the later of the following:
  - a) the date on which *we* or *you* receive the notification in written form, or any other form as agreed by *you* and *us*; and
  - b) where applicable, the date nominated by the *insured member* in the notification referred to in paragraph a) as the date that that they want cover to reduce or cease.

## 16.3 Member Transfers as a result of cessation of employment for Division 6 members to Division 4 (Personal Plus) on or after the commencement date

- 16.3.1 Subject to condition 16.3.2, where a *Division 6 member* terminates employment with their *employer* ("former employer"), their cover will cease *under Division 6* and may be transferred from *Division 6* to *Division 4* (*Personal Plus*) as *voluntary cover* with a "White Collar" occupation grouping, provided that:
  - a) at the time of cessation of employment with their former employer, the *insured member*:
    - i) was not employed on a *casual basis* with their former employer (unless the *insured member* was employed on a *casual basis* and had previously been underwritten and accepted by *us* for cover under condition 16.2);
    - ii) satisfied condition 21.1.1(b), (c), and (d);
  - b) we receive a completed application to continue cover, including:
    - i) new annual salary including super; and
    - ii) occupation information
    - within 120 days of ceasing employment with their former employer. The application will be in a form agreed between *you* and *us* from time to time; and
  - c) you receive a superannuation guarantee contribution in relation to the insured member from the employer, with whom they became employed after transfer of their cover into Division 4 (Personal Plus) ("new employer"), within 180 days of ceasing with their former employer.
- 16.3.2 Cover transferred to *Division 4 (Personal Plus)* under condition 16.3.1 will be subject to the following conditions:
  - a) the cover will be considered to be validly transferred on the date the *member* transfers to *Division 4 (Personal Plus)*;
  - b) the *member* was *at work* on the date they commenced employment with the new employer provided that the requirements of condition 16.3.1 are satisfied and provided condition 16.3.3 does not apply;
  - any individual conditions, exclusions or restrictions which applied on the day before the transfer into *Division 4 (Personal Plus)* will continue to apply until such time as they expire according to their terms; and
  - d) if the insured member's cover was limited cover, the conditions attaching to limited cover under the terms of this policy before the transfer into Division 4 (Personal Plus) will continue to apply until such time as those conditions expire according to their terms.
- 16.3.3 If the requirements of condition 16.3.1 have been satisfied, the *member's* cover under condition 16.3.1 will be deemed to have commenced from the date the *member* transferred to *Division 4* (*Personal Plus*), and premiums will be payable from that date.

- 16.3.4 Where a *member* has provided occupation information to *you* within 120 days since the *member* ceased employment with their former employer and the appropriate *occupation grouping* which should apply to the *member* is not "White Collar", the appropriate *occupation grouping* based on the occupation information provided by the *member* will apply from the date we confirm in writing.
- 16.3.5 Where a *member's income* from their new employer is greater than the *income* from their former employer, they may apply to increase their cover in *Division 4 (Personal Plus)* by up to 20% of the cover they had in *Division 6* provided that the *fund* receives the relevant application form including satisfactory responses to all *Risk Control Questions* within 120 days of the *member* ceasing employment with their former employer.
- 16.3.6 We may either accept, decline or defer a request for additional cover for an *insured member* who completes an application under condition 16.3.5.
- 16.3.7 In the event we accept a request for additional cover then the additional cover we agree to provide under condition 16.3.6 will commence from the date we accept such cover in writing.
- 16.3.8 The additional cover we agree to provide under condition 16.3.6 for a *insured member* will only apply to *accidents and sicknesses* where the relevant *date of disablement* occurs on or after the date cover commences under condition 16.3.7.
- 16.3.9 If a *member* whose cover has been transferred into *Division 4 (Personal Plus)* under condition 16.3.1 lodges a claim within 120 days of them terminating their employment with the former employer, and at the *date of disablement* for the claim lodged, the *member* was unemployed, no benefit will be payable under this policy and any premiums paid with respect to the period from the *member's* termination of employment with their former employer to the end of the 120 day period will be refunded.

# PART V. CONDITIONS RELATING TO COVER FOR EMPLOYED (DEFINED BENEFIT) MEMBERS IN DIVISION 2, DIVISION 5 AND DIVISION 8 (DB)

This Part V sets out additional conditions relating to Division 2, Division 5 and Division 8 (DB) members.

### 17 TRANSFERS FROM DIVISION 2 INTO DIVISION 6 or DIVISION 4

- 17.1 Transfer from Division 2 into Division 6 or Division 4
  - 17.1.1 A Division 2 member who:
    - a) transfers into Division 6: or
    - b) terminates employment with their *employer* and transfers into *Division 4*, is eligible to receive cover under this *policy* as described in this condition 17 if they satisfy all of the conditions set out in condition 17.1.2 immediately prior to the date cover commences under condition 17.1.4.
  - 17.1.2 The conditions a transferring *Division 2 member* under condition 17.1.1 must satisfy are:
    - a) must be at least 15 years old;
    - b) must be an Australian resident;
    - c) must not have reached the cover cessation age;
    - d) be employed by the *principal employer* or be employed by an *associated employer* accepted by *us* under this *policy* pursuant to condition 15; and
    - e) must have satisfactorily completed the *application for cover* for *Division 6* or *Division 4* as applicable and satisfied *our underwriting requirements* and made an *election*.
  - 17.1.3 Where a transferring *Division 2 member* applies for cover under condition 17.1.1 and meets all eligibility conditions under condition 17.1.1 *we*, or *you* on terms approved by *us*, may:
    - a) accept or decline that person's request; or
    - b) apply exclusions or other special conditions to any cover which is accepted in writing.
  - 17.1.4 Cover for a *member* under condition 17.1.1 will begin in *Division 6* or *Division 4* as applicable on the later of:
    - a) the date we agree in writing to provide cover; and
    - b) the date the *member* has sufficient *account balance* for the payment of applicable premiums with respect to their cover.
  - 17.1.5 Where we accept the person's request under condition 17.1.1, the amount of cover that comes into effect for that *member* will be the lesser of:
    - a) the amount of cover selected by the *member* in their application form;
    - b) 87% of the insured member's income divided by 12; and
    - c) the maximum cover limit.

### 18 TRANSFERS FROM DIVISION 5 OR DIVISION 8 (DB) INTO DIVISION 6

- 18.1 Transfers from Division 5 or Division 8 (DB) into Division 6
  - 18.1.1 A *Division 5* or *Division 8 (DB) member* who transfers into *Division 6* is eligible to receive cover under this *policy* in *Division 6* as described in this condition 18 if they satisfy all of the following conditions immediately prior to the date cover commences under condition 18.1.3.:
    - a) must be at least 15 years old;
    - b) must be an Australian resident;
    - c) must not have reached the cover cessation age;

- d) be employed by the *principal employer* or be employed by an *associated employer* accepted by *us* under this *policy* pursuant to condition 15;
- e) not be employed on a casual basis;
- f) submitted an application to you to transfer into Division 6; and
- g) have made an election.
- 18.1.2 Cover for a *member* under condition 18.1.1. will begin on the date *you* transfer the cover from *Division 5* or *Division 8* (*DB*) as applicable into *Division 6*.
- 18.1.3 The amount of cover that comes into effect for that *member* under condition 18.1.2 will be *default* cover.
- 18.1.4 Cover under condition 18.1.3 is subject to the following condition:
  - a) if on the effective date under condition 18.1.2., the *member* is:
    - i) at work; or
    - not at work but is, in our opinion, not restricted from being capable of performing all of the duties of the occupation for which they have been employed due to an accident or sickness;

the cover they will receive will be full cover. Otherwise, cover will be *limited cover* until the person is *at work*, at which time full cover will commence.

18.1.5 Unless condition 3.3.2 applies, where a *member* receives cover in *Division 6* under this condition 18, the maximum period in respect of which we will pay benefits under this *policy* resulting from any one or related cause for a particular *member* is the *benefit payment period* reduced by the total number of months for which the *member* has received or is entitled to receive insured income protection benefits under the *fund*'s trust deed, or any other prior or current policy under which insurance is provided to *you* with respect to the same *member*.

# 19 CONTINUATION OF COVER IN DIVISION 4 (PERSONAL PLUS) FOR DIVISION 5 OR DIVISION 8 (DB) MEMBERS

- 19.1 Continuation of cover in Division 4 (Personal Plus) for Division 5 or Division 8 (DB) members
  - 19.1.1 Subject to conditions 19.1.2 and 19.1.3 where a *Division 5* or *Division 8 (DB) member* terminates employment with their *employer* ("former employer"), their cover will cease under *Division 5* or *Division 8 (DB)* as applicable and be transferred from *Division 5* or *Division 8 (DB)* as applicable to *Division 4 (Personal Plus)* as *voluntary cover* with a "White Collar" *occupation grouping*, provided that:
    - a) at the time of cessation of employment with their former employer, the *insured member*:
      - i) was not employed on a *casual basis* with their former employer;
      - ii) satisfied condition 21.1.1(b), (c), and (d);
    - b) we receive a completed application to continue cover, including:
      - i) new annual salary including super; and
      - ii) occupation information
      - within 120 days of ceasing employment with their former employer. The application will be in a form agreed between *you* and *us* from time to time; and
    - c) you receive a superannuation guarantee contribution in relation to the insured member from the employer, with whom they became employed after transfer of their cover into Division 4 (Personal Plus) ("new employer"), within 180 days of ceasing with their former employer.

- 19.1.2 Cover transferred to *Division 4 (Personal Plus)* under condition 19.1.1. will be subject to the following condition:
  - a) the cover will be considered to be validly transferred on the date the *member* transfers to *Division 4 (Personal Plus)*; and
  - b) the *member* was *at work* on the date they commenced employment with the new employer provided that the requirements of condition 19.1.1 are satisfied and provided condition 19.1.3 does not apply.
- 19.1.3 If the requirements of condition 19.1.1 have been satisfied, the *member's* cover under condition 19.1.1 will be deemed to have commenced from the date the *member* transferred to *Division 4* (*Personal Plus*), and premiums will be payable from that date.
- 19.1.4 Where a *member* has provided occupation information to *you* within 120 days since the *member* ceased employment with their former employer and the appropriate *occupation grouping* which should apply to the *member* is not "White Collar", the appropriate *occupation grouping* based on the occupation information provided by the *insured member* will apply from the date we confirm in writing.
- 19.1.5 Where a *member's income* from their new employer is greater than the *income* from their former employer, they may apply to increase their cover in *Division 4 (Personal Plus)* by up to 20% of the cover they had in *Division 5* or *Division 8 (DB)* as applicable provided that the *fund* receives the relevant application form including satisfactory responses to all *Risk Control Questions* within 120 days of the *member* ceasing employment with their former employer.
- 19.1.6 We may either accept, decline or defer a request for additional cover for an *insured member* who completes an application under condition 19.1.5.
- 19.1.7 In the event we accept a request for additional cover then the additional cover we agree to provide under condition 19.1.6 will commence from the date we accept such cover in writing.
- 19.1.8 The additional cover we agree to provide under condition 19.1.6 for a *member* will only apply to *accidents* and *sicknesses* where the relevant *date of disablement* occurs on or after the date cover commences under condition 19.1.7.
- 19.1.9 If a *member* whose cover has been transferred into *Division 4 (Personal Plus)* under condition 19.1.1 lodges a claim within 120 days of them terminating their employment with the former employer, and at the *date of disablement* for the claim lodged, the *member* was unemployed, no benefit will be payable under this *policy* and any premiums paid with respect to the period from the *member*'s termination of employment with their former employer to the end of the 120 day period will be refunded.
- 19.1.10 Unless condition 3.3.2 applies, where a *member* receives cover in *Division 4* under this condition 19, the maximum period in respect of which we will pay benefits under this *policy* resulting from any one or related cause for a particular *member* is the *benefit payment period* reduced by the total number of months for which the *member* has received or is entitled to receive insured income protection benefits under the *fund*'s trust deed, or any other prior or current policy under which insurance is provided to *you* with respect to the same *member*.

# PART VI. CONDITIONS RELATING TO COVER FOR PERSONAL DIVISION MEMBERS IN DIVISION 4 (PERSONAL PLUS)

This Part VI sets out additional conditions relating to Division 4 (Personal Plus) members.

### 20 INSURED MEMBERS WITH COVER IMMEDIATELY PRIOR TO THE COMMENCEMENT DATE

### 20.1 Type and amount of cover

20.1.1 Subject to condition 20.2, if an insured member had cover under the former policy on the day immediately prior to the commencement date which does not cease at the end of that day, we will provide the same type and amount of default cover and voluntary cover, as applicable, that the insured member held under the former policy on the day immediately prior to the commencement date.

#### 20.2 Limitations and restrictions

- 20.2.1 The insurance cover provided to an *insured member* under condition 20.1 will be subject to:
  - a) the same loadings, exclusions, restrictions and limitations that applied to the insured member's cover under the former policy on the day immediately prior to the commencement date until such time as they expire according to their terms or we agree in writing to remove them; and
  - b) we will provide cover and determine our liability for claims made in respect of existing insured members by applying FSC Guidance Note 11 as the "incoming insurer" and also in accordance with letter we signed on 12 June 2020 included as Appendix D.

### 21 NEW MEMBERS

### 21.1 Eligibility

- 21.1.1 Subject to condition 21.1.2, unless we otherwise agree, to be eligible to obtain *insured cover* under this Part VI of the *policy* after the *commencement date* a person must:
  - a) either:
    - have signed and lodged an application for membership with you to become a member, or have joined as a deemed member other than in the circumstances set out in condition 21.1.2; or
    - ii) in any other circumstances permitted by the *fund's* trust deed, have become a *member*,

of Division 4 (Personal Plus);

- b) be at least 15 years old;
- c) be an Australian resident;
- d) not have reached the cover cessation age;
- e) must have satisfactorily completed the application for cover for Division 4 (Personal Plus) and satisfied our underwriting requirements;
- f) be an employee of an employer, and
- g) advise a binary gender, male or female.

- 21.1.2 Unless we otherwise agree, providing the *fund* has commenced being the *default superannuation fund* of a *non-associated employer* on or after 1 July 2023, to be eligible to obtain *insured cover* under this Part VI of the *policy* a person must:
  - (a) have become a member of Division 4 (Personal Plus) of the fund because they are employed by the same non-associated employer who has made a superannuation guarantee contribution on their behalf;
  - (b) be at least 15 years old;
  - (c) be an Australian resident;
  - (d) not have reached the cover cessation age;
  - (e) must have satisfactorily completed the *application for cover* for *Division 4 (Personal Plus)* and satisfied *our underwriting requirements*;
  - (f) be an employee of the same non-associated employer, and
  - (g) advise a binary gender, male or female.
- 21.1.3 Any cover which comes into force under Part VI will be voluntary cover.

### 21.2 Commencement of cover

Cover for a member under Part VI will begin on the later of:

- a) the date we agree in writing to provide cover; and
- b) the date the *member* has sufficient *account balance* for the payment of applicable premiums with respect to their cover.

### 21.3 Amount of cover

- 21.3.1 The amount of cover that comes into effect for a *member* of *Division 4 (Personal Plus)* under Part VI will be the lesser of:
  - a) the amount of cover selected by the member in their application for cover,
  - b) 87% of the insured member's income divided by 12; and
  - c) the maximum cover limit.
- 21.3.2 Subject to approval by us, the cover that comes into effect for a member of Division 4 (Personal Plus) under Part VI will be subject to the benefit payment period and the waiting period which the person has chosen in the application for cover. Where the member does not choose a particular waiting period and/or benefit payment period, a 90 day waiting period and/or a 2 year benefit payment period will apply to that member's cover.

### 22 GENERAL CONDITIONS

### 22.1 Recommencement of insured cover

22.1.1 Where cover for a *Division 4 (Personal Plus) member* ceases under this *policy* according to condition 11, then cover for that *members* under Part VI of this *policy* will only recommence from the date we agree in writing to recommence cover.

### 22.2 Increases, reductions and variations in cover

- 22.2.1 A Division 4 (Personal Plus) member can in the manner agreed between you and us apply to:
  - a) have their cover increased;
  - b) extend their benefit payment period from 2 years to 5 years if the member, at the time of application, is not working in an occupation which would result in a "Heavy Blue Collar" occupation grouping being assigned to that insured member's cover; or

c) change their waiting period, provided that where the member is working in an occupation which would result in a "Heavy Blue Collar" occupation grouping being assigned to that insured member's cover, then the waiting period cannot be 30 days or 60 days.

### provided they:

- d) have not reached the cover cessation age;
- e) are employed by an employer; and
- f) satisfy our underwriting requirements.
- 22.2.2 Where a person applies for increases in cover under condition 22.2.1 and meets *our underwriting* requirements, we, or you on terms approved by us, may:
  - a) accept or decline that person's request; or
  - b) apply exclusions or other special conditions to any increases in cover which is accepted in writing.
- 22.2.3 Where a person has been accepted for increases in cover under condition 22.2.2, the waiting period and benefit payment period which applies to the increase in cover will be the same as the waiting period and benefit payment period which applies to the person's existing cover unless the person has chosen a different waiting period and/or benefit payment period on their application in which case the chosen waiting period and/or benefit payment period will apply to all of that person's cover from the date set out in condition 22.2.5 and premiums will be adjusted accordingly from the date set out in condition 22.2.5.
- 22.2.4 Any cover which comes into force under condition 22.2.2 will be voluntary cover.
- 22.2.5 If we offer to provide cover under condition 22.2.2, the change requested will be effective from the date we notify *you* of *our* terms of acceptance.
- 22.2.6 The amount of *insured cover* which applies to a *Division 4 (Personal Plus) insured member*, as provided for under Part VI, can at any time, by notification to *us* by *you*, or by notification to *you* by an *insured member* on terms approved by *you* and *us* in writing, or any other form as agreed by *you* and *us*, be reduced or cancelled in its entirety.
- 22.2.7 The reduction or cancellation will take effect from the later of the following:
  - a) the date on which we or you receive the notification in written form, or any other form as agreed by you and us; and
  - b) where applicable, the date nominated by an *insured member* in the notification referred to in paragraph a) as the date that they want cover to reduce or cease.

### 22.3 Obtaining cover in Division 6

- 22.3.1 Where an *insured member* who has cover in *Division 4 (Personal Plus)* becomes entitled to cover under conditions 13, 15 and 16, the cover the *insured member* has in *Division 4 (Personal Plus)* will cease and be replaced with cover in *Division 6* from the date this cover commences under conditions 13.2, 15.1.1 or 16.2.3.
- 22.3.2 Members with a Division 4 (Personal Plus) account who subsequently become a Division 6 insured member, may apply to consolidate the insurance held in their accounts and replace the cover held in their Division 6 account by transferring any voluntary cover which is held in their Division 4 account. The member will need to provide an election if applicable. Any exclusions, special conditions or premium loadings applying to the insured member's voluntary cover will continue to apply until they expire according to their terms.

### PART VII. APPENDIX A

### **PREMIUM RATES FOR DIVISION 6**

PREMIUM RATES FOR DIVISION 6  Annual Premium Rates per \$1,000 <i>insured cover</i>																
Benefit Period	2 Years							5 Years								
Waiting Period	30 Days		60 Days		90 Days*		120 Days		30 Days		60 Days		90 Days		120 Days	
Age Next Birthday <sup>†</sup>	Male	Female	Male	Female	Male	Female	Male	Female	Male	Female	Male	Female	Male	Female	Male	Female
16	\$3.17	\$4.11	\$2.05	\$2.48	\$1.13	\$1.28	\$1.07	\$1.22	\$3.74	\$5.31	\$2.42	\$3.22	\$1.76	\$2.19	\$1.51	\$1.92
17	\$3.17	\$4.19	\$2.05	\$2.53	\$1.13	\$1.30	\$1.07	\$1.24	\$3.74	\$5.41	\$2.42	\$3.28	\$1.76	\$2.22	\$1.51	\$1.95
18	\$3.26	\$4.23	\$2.11	\$2.56	\$1.17	\$1.31	\$1.12	\$1.25	\$3.85	\$5.46	\$2.49	\$3.31	\$1.81	\$2.24	\$1.57	\$1.97
19	\$3.28	\$4.28	\$2.11	\$2.59	\$1.17	\$1.33	\$1.12	\$1.26	\$3.85	\$5.52	\$2.49	\$3.35	\$1.81	\$2.25	\$1.57	\$1.98
20	\$3.28	\$4.28	\$2.11	\$2.59	\$1.17	\$1.33	\$1.12	\$1.26	\$3.85	\$5.53	\$2.49	\$3.35	\$1.81	\$2.26	\$1.57	\$1.98
21	\$3.30	\$4.33	\$2.12	\$2.60	\$1.18	\$1.35	\$1.12	\$1.27	\$3.90	\$5.59	\$2.51	\$3.38	\$1.84	\$2.28	\$1.58	\$2.00
22	\$3.13	\$4.36	\$2.00	\$2.62	\$1.12	\$1.35	\$1.05	\$1.26	\$3.72	\$5.68	\$2.41	\$3.44	\$1.74	\$2.34	\$1.50	\$2.05
23	\$2.97	\$4.40	\$1.91	\$2.64	\$1.05	\$1.36	\$1.00	\$1.20	\$3.57	\$5.78	\$2.31	\$3.51	\$1.66	\$2.36	\$1.43	\$2.09
24	\$2.90	\$4.44	\$1.86	\$2.66	\$1.02	\$1.37	\$0.97	\$1.16	\$3.51	\$5.87	\$2.25	\$3.56	\$1.63	\$2.41	\$1.41	\$2.12
25	\$2.79	\$4.48	\$1.78	\$2.68	\$0.98	\$1.38	\$0.93	\$1.12	\$3.40	\$5.98	\$2.18	\$3.63	\$1.58	\$2.44	\$1.36	\$2.17
26	\$2.70	\$4.40	\$1.70	\$2.67	\$0.93	\$1.39	\$0.89	\$1.06	\$3.32	\$5.95	\$2.12	\$3.65	\$1.51	\$2.49	\$1.31	\$2.21
27	\$2.62	\$4.76	\$1.66	\$2.87	\$0.91	\$1.47	\$0.87	\$1.04	\$3.25	\$6.48	\$2.09	\$3.93	\$1.50	\$2.66	\$1.29	\$2.36
28	\$2.61	\$5.04	\$1.66	\$2.99	\$0.91	\$1.53	\$0.87	\$1.04	\$3.28	\$6.94	\$2.10	\$4.17	\$1.50	\$2.80	\$1.30	\$2.48
29	\$2.59	\$5.28	\$1.64	\$3.13	\$0.89	\$1.58	\$0.86	\$1.04	\$3.28	\$7.33	\$2.10	\$4.36	\$1.50	\$2.90	\$1.30	\$2.60
30	\$2.64	\$5.53	\$1.66	\$3.25	\$0.91	\$1.63	\$0.87	\$1.04	\$3.37	\$7.76	\$2.15	\$4.60	\$1.54	\$3.05	\$1.35	\$2.72
31	\$2.69	\$5.72	\$1.69	\$3.36	\$0.92	\$1.67	\$0.88	\$1.05	\$3.49	\$8.11	\$2.21	\$4.81	\$1.58	\$3.16	\$1.38	\$2.82
32	\$2.79	\$5.90	\$1.75	\$3.44	\$0.95	\$1.72	\$0.89	\$1.10	\$3.66	\$8.44	\$2.31	\$4.99	\$1.63	\$3.28	\$1.43	\$2.93
33	\$2.90	\$6.11	\$1.80	\$3.59	\$0.97	\$1.79	\$0.92	\$1.12	\$3.82	\$8.84	\$2.40	\$5.24	\$1.68	\$3.43	\$1.49	\$3.10

#### PREMIUM RATES FOR DIVISION 6 Annual Premium Rates per \$1,000 insured cover 2 Years **Benefit Period** 5 Years **Waiting Period** 30 Days 60 Days 90 Days\* 120 Days 30 Days 60 Days 90 Days 120 Days **Age Next** Male **Female** Birthday<sup>†</sup> \$3.03 \$6.29 \$1.88 \$3.71 \$1.00 \$0.96 \$4.04 \$2.51 \$1.76 \$1.55 34 \$1.86 \$1.16 \$9.18 \$5.46 \$3.59 \$3.23 \$1.97 \$1.04 \$0.99 \$1.22 \$2.67 35 \$3.19 \$6.52 \$3.85 \$1.94 \$4.29 \$9.63 \$5.75 \$1.86 \$3.82 \$1.64 \$3.43 \$4.59 36 \$3.37 \$6.76 \$2.09 \$4.03 \$1.11 \$2.05 \$1.04 \$1.28 \$10.13 \$2.86 \$6.08 \$1.97 \$4.06 \$1.75 \$3.67 37 \$3.54 \$7.04 \$2.18 \$4.23 \$1.16 \$2.17 \$1.11 \$1.35 \$4.87 \$10.71 \$3.03 \$6.47 \$2.11 \$4.36 \$1.87 \$3.97 \$3.72 \$7.41 \$2.31 \$4.48 \$1.23 \$2.32 \$1.17 \$1.43 \$5.18 \$11.38 \$3.22 \$6.95 \$2.24 \$4.74 \$1.99 38 \$4.30 \$3.91 \$7.82 \$2.43 \$4.76 \$2.48 \$1.24 \$1.53 \$5.53 \$3.44 \$2.42 \$2.16 39 \$1.30 \$12.18 \$7.50 \$5.14 \$4.68 40 \$4.14 \$8.30 \$2.60 \$5.09 \$1.41 \$2.68 \$1.35 \$1.64 \$5.92 \$13.14 \$3.74 \$8.14 \$2.64 \$5.66 \$2.36 \$5.15 \$4.36 \$8.85 \$2.78 \$5.49 \$2.92 \$1.43 \$1.77 \$6.34 \$14.20 \$4.04 \$2.89 \$6.23 \$2.60 41 \$1.51 \$8.88 \$5.70 42 \$4.58 \$9.46 \$2.93 \$5.90 \$1.63 \$3.17 \$1.55 \$1.90 \$6.72 \$15.36 \$4.34 \$9.70 \$3.13 \$6.89 \$2.82 \$6.30 \$4.89 \$3.18 \$6.39 \$2.08 \$7.27 \$4.76 \$3.50 \$3.15 43 \$10.13 \$1.79 \$3.48 \$1.69 \$16.67 \$10.63 \$7.62 \$6.98 44 \$5.17 \$10.89 \$3.41 \$6.93 \$1.94 \$3.81 \$1.85 \$2.27 \$7.78 \$18.16 \$5.15 \$11.67 \$3.85 \$8.46 \$3.49 \$7.77 \$2.15 \$4.20 \$2.04 \$5.70 \$4.31 \$3.91 45 \$5.54 \$11.74 \$3.71 \$7.55 \$2.49 \$8.46 \$19.76 \$12.85 \$9.40 \$8.66 46 \$5.87 \$12.64 \$3.99 \$8.21 \$2.35 \$4.62 \$2.23 \$2.72 \$9.09 \$21.54 \$6.22 \$14.13 \$4.79 \$10.46 \$4.35 \$9.64 47 \$6.32 \$13.60 \$4.36 \$8.92 \$2.61 \$5.07 \$2.47 \$3.02 \$9.90 \$23.42 \$6.90 \$15.50 \$5.39 \$11.58 \$4.90 \$10.71 \$6.83 \$14.67 \$4.80 \$9.71 \$2.91 \$5.56 \$2.76 \$3.35 \$10.82 \$25.52 \$7.67 \$17.05 \$6.09 \$12.83 \$5.55 \$11.90 48 49 \$15.88 \$5.28 \$10.60 \$3.25 \$3.10 \$3.73 \$11.82 \$27.88 \$8.52 \$18.78 \$14.26 \$6.27 \$7.39 \$6.13 \$6.88 \$13.24 50 \$7.99 \$17.09 \$5.80 \$11.52 \$3.61 \$6.71 \$3.43 \$4.16 \$12.92 \$30.31 \$9.45 \$20.56 \$7.72 \$15.73 \$7.06 \$14.63 \$8.69 \$18.16 \$6.41 \$12.31 \$4.05 \$7.24 \$3.84 \$4.56 \$14.18 \$32.49 \$10.53 \$22.19 \$8.71 \$17.10 \$8.00 \$15.93 51 52 \$9.46 \$19.27 \$7.06 \$13.15 \$4.52 \$7.78 \$4.29 \$5.01 \$15.60 \$34.76 \$11.75 \$23.90 \$9.83 \$18.52 \$9.04 \$17.29 \$20.41 \$7.86 \$4.81 \$11.12 53 \$10.41 \$14.03 \$5.07 \$8.34 \$5.51 \$17.30 \$37.08 \$13.18 \$25.64 \$19.98 \$10.25 \$18.68

#### PREMIUM RATES FOR DIVISION 6 Annual Premium Rates per \$1,000 insured cover **Benefit Period** 5 Years 2 Years **Waiting Period** 30 Days 60 Days 90 Days\* 120 Days 30 Days 60 Days 90 Days 120 Days **Age Next** Male Male Male Male **Female** Male **Female** Male **Female Female** Male **Female Female Female Female** Male Birthday<sup>†</sup> \$11.49 \$21.58 \$8.76 \$14.91 \$5.68 \$8.93 \$5.41 \$6.07 \$19.26 \$39.47 \$14.81 \$27.45 \$12.60 \$21.48 \$11.61 \$20.13 54 \$12.73 \$22.76 \$9.78 \$15.82 \$6.40 \$9.52 \$6.08 \$6.69 \$21.53 \$41.90 \$16.71 \$29.26 \$14.30 \$23.02 \$13.20 \$21.59 55 \$23.96 \$10.94 \$18.79 \$16.16 56 \$14.14 \$16.74 \$7.19 \$10.11 \$6.82 \$7.37 \$24.08 \$44.37 \$31.10 \$24.55 \$14.96 \$23.06 57 \$15.68 \$25.23 \$12.20 \$17.69 \$8.05 \$10.72 \$7.64 \$8.09 \$26.89 \$46.96 \$21.10 \$33.02 \$18.21 \$26.11 \$16.87 \$24.58 58 \$17.48 \$26.50 \$13.66 \$18.63 \$9.04 \$11.32 \$8.59 \$8.89 \$30.09 \$49.56 \$23.69 \$34.92 \$20.50 \$27.68 \$19.03 \$26.08 \$19.47 \$27.77 \$15.27 \$19.57 \$10.13 \$11.91 \$9.62 \$9.74 \$33.63 \$52.16 \$26.53 \$36.79 \$23.01 \$29.21 \$21.40 \$27.55 59 \$29.75 \$17.08 \$11.34 \$10.78 \$29.70 60 \$21.72 \$21.00 \$12.80 \$10.96 \$37.62 \$56.09 \$39.59 \$25.75 \$31.45 \$24.00 \$29.69 \$24.33 \$31.84 \$19.13 \$22.48 \$12.72 \$13.73 \$12.08 \$12.29 \$41.69 \$59.48 \$32.48 \$41.44 \$27.92 \$32.55 \$25.67 61 \$30.23 \$21.40 \$31.52 \$24.69 62 \$27.21 \$33.96 \$24.00 \$14.23 \$14.66 \$13.51 \$13.76 \$40.72 \$54.24 \$37.65 \$26.97 \$29.47 \$27.20 63 \$30.53 \$36.17 \$23.96 \$25.59 \$15.91 \$15.64 \$15.11 \$14.85 \$38.12 \$46.96 \$29.27 \$32.42 \$24.87 \$25.23 \$22.58 \$23.05 \$32.02 \$32.02 \$21.10 \$13.66 \$12.97 \$12.96 \$12.33 \$27.81 \$21.10 \$13.66 \$12.96 64 \$27.81 \$21.88 \$21.88 \$12.97 \$12.33 65 \$10.53 \$12.13 \$7.79 \$8.06 \$4.96 \$4.66 \$4.72 \$4.28 \$10.53 \$7.79 \$8.06 \$4.96 \$4.66 \$4.72 \$12.13 \$4.28

<sup>\*</sup> Default cover is 2-year Benefit Period and 90-day Waiting Period.

<sup>†</sup> As at last 1 July.

### ii) OCCUPATIONAL LOADINGS

Occupational Loadings								
Occupation Grouping	IP Loading							
White Collar	1.00							
Light Blue Collar	1.40							
Medium Blue Collar	2.50							
Heavy Blue Collar	2.50							

### PART VIII. APPENDIX B

### PREMIUM RATES FOR DIVISION 4 (PERSONAL PLUS)

PREMIUM RATES FOR DIVISION 4 (PERSONAL PLUS)																
Annual Premium Rates per \$1,000 insured cover																
Benefit Period	2 Years							5 Years								
Waiting Period	30 Days		60 Days		90 Days		120 Days		30 Days		60 Days		90 Days		120 Days	
Age Next Birthday <sup>†</sup>	Male	Female	Male	Female	Male	Female	Male	Female	Male	Female	Male	Female	Male	Female	Male	Female
16	\$5.21	\$6.94	\$3.31	\$4.13	\$2.37	\$2.74	\$2.03	\$2.38	\$6.03	\$8.78	\$3.86	\$5.28	\$2.78	\$3.53	\$2.38	\$3.11
17	\$5.29	\$7.14	\$3.36	\$4.25	\$2.41	\$2.82	\$2.05	\$2.44	\$6.11	\$9.04	\$3.91	\$5.43	\$2.82	\$3.63	\$2.42	\$3.19
18	\$5.53	\$7.33	\$3.52	\$4.36	\$2.51	\$2.90	\$2.15	\$2.51	\$6.41	\$9.29	\$4.10	\$5.58	\$2.94	\$3.74	\$2.53	\$3.28
19	\$5.62	\$7.44	\$3.59	\$4.41	\$2.57	\$2.93	\$2.18	\$2.54	\$6.52	\$9.41	\$4.17	\$5.66	\$2.99	\$3.78	\$2.59	\$3.31
20	\$5.64	\$7.56	\$3.59	\$4.50	\$2.57	\$2.97	\$2.18	\$2.59	\$6.52	\$9.59	\$4.17	\$5.74	\$2.99	\$3.84	\$2.59	\$3.37
21	\$5.72	\$7.67	\$3.65	\$4.55	\$2.60	\$3.01	\$2.21	\$2.61	\$6.64	\$9.71	\$4.24	\$5.83	\$3.05	\$3.88	\$2.61	\$3.41
22	\$5.33	\$7.88	\$3.37	\$4.67	\$2.41	\$3.10	\$2.05	\$2.68	\$6.21	\$10.07	\$3.96	\$6.02	\$2.85	\$4.03	\$2.43	\$3.53
23	\$5.09	\$7.96	\$3.22	\$4.74	\$2.30	\$3.13	\$1.95	\$2.70	\$5.98	\$10.25	\$3.81	\$6.14	\$2.73	\$4.10	\$2.35	\$3.59
24	\$4.86	\$7.97	\$3.06	\$4.74	\$2.18	\$3.13	\$1.87	\$2.72	\$5.78	\$10.34	\$3.67	\$6.20	\$2.62	\$4.13	\$2.25	\$3.65
25	\$4.60	\$8.05	\$2.91	\$4.78	\$2.06	\$3.16	\$1.75	\$2.74	\$5.52	\$10.55	\$3.51	\$6.33	\$2.49	\$4.23	\$2.15	\$3.74
26	\$4.42	\$7.97	\$2.78	\$4.79	\$1.94	\$3.20	\$1.66	\$2.80	\$5.35	\$10.55	\$3.37	\$6.40	\$2.38	\$4.33	\$2.06	\$3.82
27	\$4.22	\$8.71	\$2.64	\$5.18	\$1.87	\$3.43	\$1.60	\$2.99	\$5.13	\$11.63	\$3.25	\$6.98	\$2.31	\$4.67	\$1.98	\$4.14
28	\$4.21	\$9.30	\$2.64	\$5.47	\$1.87	\$3.59	\$1.60	\$3.13	\$5.17	\$12.54	\$3.28	\$7.46	\$2.34	\$4.95	\$2.00	\$4.37
29	\$4.23	\$9.87	\$2.66	\$5.76	\$1.87	\$3.74	\$1.61	\$3.28	\$5.25	\$13.44	\$3.31	\$7.95	\$2.35	\$5.21	\$2.05	\$4.64
30	\$4.27	\$10.38	\$2.66	\$6.03	\$1.87	\$3.88	\$1.61	\$3.42	\$5.34	\$14.28	\$3.36	\$8.39	\$2.38	\$5.48	\$2.07	\$4.87
31	\$4.48	\$10.78	\$2.79	\$6.26	\$1.94	\$4.02	\$1.67	\$3.53	\$5.67	\$15.00	\$3.56	\$8.79	\$2.50	\$5.71	\$2.18	\$5.09
32	\$4.59	\$11.08	\$2.86	\$6.43	\$1.97	\$4.11	\$1.70	\$3.63	\$5.90	\$15.57	\$3.67	\$9.12	\$2.59	\$5.92	\$2.24	\$5.29
33	\$4.84	\$11.58	\$2.97	\$6.72	\$2.06	\$4.30	\$1.79	\$3.80	\$6.27	\$16.42	\$3.88	\$9.62	\$2.70	\$6.24	\$2.37	\$5.59

#### PREMIUM RATES FOR DIVISION 4 (PERSONAL PLUS) Annual Premium Rates per \$1,000 insured cover **Benefit Period** 2 Years 5 Years **Waiting Period** 30 Days 60 Days 90 Days 120 Days 30 Days 60 Days 90 Days 120 Days **Age Next** Male **Female** Birthday<sup>†</sup> \$11.92 \$6.94 \$2.18 \$4.47 \$1.90 \$3.96 \$4.19 \$10.02 \$2.90 \$2.54 34 \$5.19 \$3.18 \$6.78 \$17.05 \$6.53 \$5.86 \$3.29 \$2.24 \$4.21 35 \$5.39 \$12.49 \$7.29 \$4.74 \$1.95 \$7.14 \$18.08 \$4.37 \$10.68 \$3.01 \$7.01 \$2.66 \$6.29 36 \$5.80 \$13.10 \$3.53 \$7.71 \$2.41 \$5.04 \$2.11 \$4.49 \$7.75 \$19.23 \$4.76 \$11.44 \$3.26 \$7.56 \$2.88 \$6.80 37 \$6.17 \$13.76 \$3.75 \$8.15 \$2.57 \$5.37 \$2.24 \$4.80 \$8.33 \$20.49 \$5.10 \$12.27 \$3.51 \$8.20 \$3.11 \$7.40 \$6.54 \$14.50 \$4.02 \$8.66 \$2.74 \$5.76 \$2.41 \$5.14 \$8.95 \$21.90 \$5.52 \$13.20 \$3.79 \$8.90 \$3.36 \$8.06 38 \$7.03 \$15.37 \$4.33 \$9.25 \$2.97 \$6.21 \$2.63 \$9.75 \$6.02 \$14.31 \$4.17 \$9.74 \$3.71 39 \$5.56 \$23.53 \$8.84 40 \$7.52 \$16.49 \$4.67 \$10.01 \$3.25 \$6.78 \$2.88 \$6.09 \$10.56 \$25.61 \$6.59 \$15.69 \$4.60 \$10.78 \$4.11 \$9.82 \$8.06 \$17.75 \$5.05 \$10.85 \$3.55 \$3.15 \$6.68 \$11.45 \$27.94 \$7.21 \$17.27 \$5.10 \$11.99 \$4.56 41 \$7.44 \$10.92 42 \$8.60 \$19.12 \$5.45 \$11.80 \$3.88 \$8.17 \$3.46 \$7.36 \$12.39 \$30.49 \$7.89 \$19.02 \$5.66 \$13.34 \$5.07 \$12.19 \$9.27 \$20.57 \$5.96 \$12.81 \$4.30 \$8.97 \$3.83 \$8.07 \$13.50 \$8.73 \$20.93 \$6.35 43 \$33.20 \$14.84 \$5.71 \$13.57 44 \$9.89 \$22.33 \$6.45 \$14.05 \$4.74 \$9.95 \$4.23 \$8.98 \$14.62 \$36.48 \$9.59 \$23.22 \$7.07 \$16.63 \$6.38 \$15.24 \$24.17 \$4.75 \$16.12 \$10.75 45 \$10.76 \$7.14 \$15.36 \$5.30 \$10.99 \$9.95 \$39.96 \$25.67 \$8.06 \$18.59 \$7.27 \$17.08 46 \$11.57 \$26.17 \$7.77 \$16.81 \$5.87 \$12.14 \$5.27 \$11.03 \$17.56 \$43.71 \$11.89 \$28.35 \$9.07 \$20.74 \$8.17 \$19.08 47 \$12.52 \$28.24 \$8.56 \$18.31 \$6.55 \$13.37 \$5.90 \$12.19 \$19.23 \$47.71 \$13.23 \$31.25 \$10.24 \$23.07 \$9.29 \$21.27 \$13.74 \$30.63 \$9.55 \$20.04 \$7.45 \$14.78 \$6.69 \$13.48 \$21.35 \$52.25 \$14.94 \$34.51 \$11.75 \$25.70 \$10.66 \$23.73 48 49 \$33.26 \$10.56 \$21.96 \$8.36 \$7.52 \$14.93 \$23.50 \$57.30 \$16.73 \$38.15 \$13.35 \$28.66 \$12.14 \$26.50 \$14.96 \$16.33 \$35.96 \$11.69 \$23.94 \$9.38 \$18.71 50 \$16.30 \$17.95 \$8.47 \$16.43 \$25.85 \$62.55 \$41.96 \$15.12 \$31.75 \$13.78 \$29.44 \$38.35 \$13.00 \$25.72 \$10.56 \$19.43 \$9.57 \$17.83 \$28.57 \$67.29 \$21.00 \$45.47 \$17.18 \$34.63 \$15.71 \$32.15 51 \$17.86 52 \$19.64 \$40.77 \$14.49 \$27.52 \$11.90 \$20.93 \$10.80 \$19.26 \$31.72 \$72.10 \$23.62 \$49.03 \$19.54 \$37.58 \$17.89 \$34.97 \$16.19 \$13.43 \$12.23 \$26.66 \$22.26 \$40.74 \$20.41 53 \$21.71 \$43.37 \$29.48 \$22.54 \$20.79 \$35.38 \$77.28 \$52.86 \$37.97

#### PREMIUM RATES FOR DIVISION 4 (PERSONAL PLUS) Annual Premium Rates per \$1,000 insured cover 2 Years **Benefit Period** 5 Years **Waiting Period** 30 Days 60 Days 90 Days 120 Days 30 Days 60 Days 90 Days 120 Days **Age Next** Male Male Male Male **Female** Male **Female Female** Male **Female Female** Male **Female Female** Male **Female** Birthday<sup>†</sup> \$24.05 \$45.93 \$18.12 \$31.41 \$15.13 \$24.17 \$13.78 \$22.33 \$39.55 \$82.43 \$30.09 \$56.68 \$25.31 \$43.90 \$23.27 \$40.98 54 \$26.84 \$48.59 \$20.39 \$33.40 \$17.12 \$25.83 \$15.63 \$23.91 \$44.51 \$87.77 \$34.14 \$60.61 \$28.90 \$47.14 \$26.60 \$44.07 55 \$51.35 56 \$29.96 \$22.89 \$35.45 \$19.34 \$27.53 \$17.70 \$25.55 \$50.04 \$93.25 \$38.63 \$64.64 \$32.87 \$50.45 \$30.30 \$47.24 57 \$33.39 \$54.16 \$25.69 \$37.55 \$21.78 \$29.26 \$19.95 \$27.19 \$56.16 \$98.89 \$43.56 \$68.75 \$37.20 \$53.80 \$34.37 \$50.45 58 \$37.38 \$57.00 \$28.87 \$39.63 \$24.57 \$30.97 \$22.57 \$28.85 \$63.14 \$104.60 \$49.17 \$72.88 \$42.09 \$57.15 \$38.94 \$53.66 \$41.78 \$59.83 \$32.38 \$41.68 \$27.61 \$32.64 \$25.44 \$30.44 \$70.78 \$110.25 \$55.22 \$76.90 \$47.34 \$60.38 \$43.91 \$56.76 59 \$64.30 \$44.85 \$79.49 \$118.90 60 \$46.84 \$36.38 \$31.08 \$35.17 \$28.72 \$32.86 \$62.05 \$82.98 \$53.24 \$65.20 \$49.45 \$61.36 \$57.96 \$52.62 \$68.94 \$40.91 \$48.15 \$34.99 \$37.79 \$32.40 \$35.37 \$88.47 \$126.35 \$68.19 \$87.07 \$67.66 \$53.10 61 \$62.60 62 \$59.03 \$73.69 \$45.88 \$51.50 \$39.22 \$40.45 \$36.43 \$37.93 \$86.62 \$115.47 \$66.33 \$79.28 \$56.13 \$61.38 \$51.20 \$56.46 63 \$66.45 \$78.70 \$51.56 \$55.03 \$44.02 \$43.25 \$41.00 \$40.63 \$81.38 \$100.21 \$61.78 \$68.40 \$51.90 \$52.66 \$47.01 \$47.96 \$45.96 \$38.26 \$36.34 \$34.14 \$32.41 \$61.30 \$45.96 \$38.26 \$34.14 64 \$61.30 \$70.57 \$47.69 \$70.57 \$47.69 \$36.34 \$32.41 65 \$23.14 \$26.75 \$16.96 \$13.85 \$11.83 \$10.92 \$23.14 \$16.96 \$13.85 \$13.06 \$11.83

\$26.75

\$17.60

\$10.92

\$17.60

\$13.06

<sup>†</sup> As at last 1 July.

### ii) OCCUPATIONAL LOADINGS

Occupational Loadings								
Occupation Grouping	IP Loading							
White Collar	1.00							
Light Blue Collar	1.40							
Medium Blue Collar	2.50							
Heavy Blue Collar	2.50							