

Sun Lifetime Advantage Guaranteed Investment Fund

Information folder and individual variable annuity contract

issued by Sun Life Assurance Company of Canada

JUNE 2021

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This document contains the Sun Lifetime Advantage Guaranteed Investment Fund (Sun Lifetime Advantage GIF) information folder and contract provisions. The segregated fund information folder is published by the Sun Life Assurance Company of Canada ("Sun Life") for information purposes only and is not an insurance contract. Sun Life is the issuer of the Sun Lifetime Advantage GIF individual variable annuity contract and the guaranter of the guarantee provisions.

Key facts

Sun Lifetime Advantage Guaranteed Investment Fund

This summary provides a brief description of the basic things you should know before you apply for a Sun Lifetime Advantage Guaranteed Investment Fund (Sun Lifetime Advantage GIF) contract. This summary is not part of your contract. A full description of all the features and how they work is in the contract, information folder and the fund facts. Review these documents and discuss any questions you have with your insurance advisor.

For a glossary of terms we use, see the glossary at the back of the contract.

What am I purchasing?

You are purchasing a Sun Lifetime Advantage GIF individual variable annuity contract, also called a segregated fund contract. It is issued by Sun Life Assurance Company of Canada (Sun Life). The Sun Lifetime Advantage GIF provides a lifetime guaranteed income, maturity benefit guarantee and a death benefit guarantee.

Under the contract you may purchase units in any or all of the funds that are available. Purchasing units of a segregated fund means allocating your deposit to units of a fund. You do not own units or any part of the underlying assets of a fund.

You may name a beneficiary to receive the value of your contract if you die.

You may ask that your contract be a registered plan. Some of the available registration plan types are RRSP, RRIF and TFSA. The choice you make will have tax implications. Tax rules will apply to the contract while you are alive and on your death. Speak to your insurance advisor to learn more.

The value of your contract can go up or down and is subject to guarantees.

What guarantees are available?

The contract provides a lifetime guaranteed income. It also provides a maturity and death benefit guarantee that apply when the annuitant reaches a certain age or dies, whichever happens first.

- Lifetime guaranteed income: provides you with a guaranteed annual income for life starting as early as age 50. You may select the frequency you want to receive your income. Your income can be based on your life or the life of you and your spouse. Each deposit you make will receive the minimum income rates in effect on that day. There is a separate rate for each income age at which you might choose to start your income (income age). The income we guarantee is the amount of each deposit multiplied by those rates. Each year your contract may be eligible for a reset. The reset amount may increase the minimum income you could receive when you elect income if the total market value of your units increases or minimum income rates increase. If you withdraw money from your contract before the date you start to receive income, your guaranteed income will be reduced. Each year, before you start receiving income we will tell you the minimum income amount you could receive for a select number of income ages on your statement.
- Maturity guarantee: protects the value of the premiums you paid on the contract maturity date (most often age 105). The maturity guarantee is 75% of all premiums you paid, less a reduction for withdrawals.
- **Death benefit guarantee:** protects the value of your premiums if you die before the contract maturity date. The beneficiary will receive a death benefit which will be the greater of the contract's market value or 75% of the premiums you have paid, less a reduction for withdrawals.

Withdrawals you take before you start to receive income will reduce your maturity and death benefit guarantees and may affect your guaranteed income. See section 3, Guaranteed benefits, in the information folder for more information on the proportionate reduction.

On the contract maturity date, payout annuity payments will begin. You may also ask to begin the payout annuity payments at an earlier date. Any request you make must be in writing.

What investments are available?

You may choose from a number of segregated funds. For a list of available funds, see our website at sunlifeglobalinvestments.com/investmentoptions or talk to your insurance advisor. The funds are described in the fund facts. Read the fund facts for more information about the funds. Sun Life does not guarantee the performance of funds. Before you select a fund, carefully consider your risk tolerance.

How much will this cost?

The cost depends on the funds and sales charge options you choose.

Sales charge options

Depending on the sales charge option you choose, we may either deduct a sales commission from your premium, or apply a deferred sales charge (DSC) for certain withdrawals. Deferred sales charges may apply for withdrawals made during the first seven years for the DSC sales charge option or three years for the low-load sales charge option, following the date of each deposit. Fee-based accounts may have different sales charge options. See section 5, Fees and charges, in the information folder for more information.

Private Client pricing may have different options. See section 10, Private Client pricing, in the information folder for more information.

Fees and expenses

There are fees to cover the cost of providing the guarantees, the management fees for the funds and other expenses. We deduct these fees, expenses, and applicable taxes from the fund. The total fees and expenses charged to the fund during the calendar year are used to determine the management expense ratio (MER). The MER is a measure of the cost to run a fund.

The unit value of a fund is reduced by the fees and expenses. Fee-based accounts may have some fees that are paid directly by you, which are not included in the MER. See section 5, Fees and charges, in the information folder for more information.

O class units have some fees that are paid directly by you, which are not included in the MER. See section 5, Fees and charges, in the information folder for more information.

Other fees

Sun Life may charge additional fees for certain transactions, including early withdrawals and fund switches. We may also charge a fee if you have not maintained the minimum deposit amount in the contract. See section 5, Fees and charges, in the information folder for more information.

See our website at sunlifeglobalinvestments.com/ investmentoptions or talk to your insurance advisor for detailed information about fees associated with your investment options.

What can I do after I purchase this contract?

You may make additional deposits, change the funds you are invested in, request withdrawals, and ask to begin receiving income, subject to our administrative rules. When your contract reaches the maturity date you will have options available. If you don't select an option we will provide you with a payout annuity.

Age limitations

We set the latest ages that you can make premium payments based on our administrative rules or the Income Tax Act depending on the registration type of your contract. See section 2.1, Deposits, in the information folder for more information.

Other information

Certain restrictions and other conditions may apply. Review the information folder and contract for your rights and obligations and discuss any questions with your insurance advisor.

What information will I receive about my contract?

At least once a year we will send you a summary of the value of your investments, the transactions you made, and information about your guarantees.

The annual audited financial statements and semi-annual unaudited financial statements for each fund are available on Sun Life's website or on request.

Can I change my mind?

Yes, you can change your mind about purchasing the contract or adding more money to it. If you change your mind you must tell us in writing within two business days after the date you receive confirmation of your purchase. We deem that you have received the confirmation five business days after we mailed it.

The amount we return to you will be the amount of premium you paid or the value of your investments, whichever is less. The amount returned will include a refund of any sales commissions or other fees you paid.

Where can I get more information or help?

For more information, contact your insurance advisor, read the information folder and contract or you may |contact us at:

Sun Life Assurance Company of Canada 30 Adelaide Street East, Suite 1 Toronto, Ontario M5C 3G9 Canada

1-844-753-4437 (1-844-SLF-GIFS) Email: gifs@sunlife.com

For information about handling issues you are unable to resolve with Sun Life, contact the OmbudService for Life and Health Insurance at 1-800-268-8099 or on the web at olhi.ca.

For information about additional protection that may be available for life insurance contract owners, contact Assuris, a company established by the Canadian life insurance industry. See assuris.ca for details.

For information on how to contact the insurance regulator in your province visit the Canadian Council of Insurance Regulators website at ccir-ccrra.org.

Table of contents

Key facts	2
Certificate	8
Respecting your privacy	9
Curry Lifetime Adventure Commutered	
Sun Lifetime Advantage Guaranteed Investment Fund information folder	10
Section 1 General information	
1.1 Segregated funds	
1.2 Communications	
1.3 Types of contracts available	
1.3.1 Registered contracts	
1.3.2 Non-registered contracts	
Section 2 Financial transactions	
2.1 Deposits	
2.2 Withdrawals	
2.2.1 Required withdrawals	
2.2.2 Scheduled withdrawal options	
2.3 Fund switches and changing sales charge options .	
2.3.1 Fund switches	
2.3.2 Changing sales charge options	14
2.4 Dollar cost average (DCA) fund	14
Section 3 Guaranteed benefits	16
3.1 Lifetime guaranteed income	16
3.1.1 General information	16
3.1.2 Minimum income rate	16
3.1.3 Escalating guaranteed income	16
3.1.4 Annual income resets	17
3.1.5 Lifetime guaranteed income	17
3.1.6 Electing lifetime guaranteed income	18
3.1.7 Lifetime income rate	18
3.1.8 Income options	18
3.1.8.1 Single life income option	18
3.1.8.2 Joint life income option	19
3.1.9 Subsequent deposits after electing income	
3.1.10 Scheduled withdrawal options	
3.1.11 Guaranteed payment phase	
3.1.12 Case study	21

3.2 Maturity guarantee	24
3.3 Death benefit guarantee	24
3.4 Example of maturity and death benefit guarantee.	25
3.5 Payout annuity	26
Section 4 Valuation	27
4.1 Market value	27
4.2 Valuation day	27
4.3 Unusual circumstances	27
4.4 Unit value	27
Section 5 Fees and charges	28
5.1 Sales charge options	28
5.1.1 Front-end load (FEL)	28
5.1.2 Deferred sales charge (DSC) and low-load	
sales charge	
5.1.3 F class	
5.1.4 O class	
5.2 Early withdrawal fees	
5.3 Small policy fee	30
5.4 Insurance fees, management fees, and other fund charges	30
5.4.1 Insurance fees	
5.4.2 Management fees	30
5.4.3 Management expense ratio (MER)	
Section 6 Investment options	
6.1 Unit values	
6.2 Investment policy	31
6.3 Potential risks of investing	31
6.4 Reinvesting earnings	35
6.5 Interest of management and others in material transactions	35
6.6 Custodian of funds	35
6.7 Fundamental changes	35
6.8 Auditor	35
Section 7 Compensation paid to your	
insurance advisor	36
7.1 Sales commission	36
7.2 Servicing commission	36

Section 8 Tax information37
8.1 General information
8.2 The funds
8.3 Registered contracts
8.3.1 RRSPs, spousal RRSPs, LIRAs, LRSPs, RLSPs
8.3.2 RRIFs, spousal RRIFs, LIFs, LRIFs, RLIFs, PRIFs
8.3.3 TFSAs
8.4 Non-registered contracts
8.5 Taxation on death
8.5.1 Registered contracts
8.5.2 Non-registered contracts
Section 9 Estate planning
9.1 General information
9.2 Beneficiaries
9.2.1 Irrevocable beneficiaries
9.3 Non-registered contracts
9.3.1 Successor owner
9.4 Registered contracts
Section 10 Private Client pricing 40
10.1 Private Client pricing eligibility
10.2 Private Client management fees40

Sun Lifetime Advantage

Guaranteed Investment Fund Contract	41
Important information	41
Certificate	42
Section 1 The contract	43
Section 2 General overview	44
2.1 Currency	44
2.2 Ownership	44
2.3 Annuitant	44
2.4 Beneficiary	44
2.5 Successor owner	44
2.6 Successor annuitant	44
2.7 Protection against creditors	45
2.8 Transaction instructions	45
2.9 Administrative rules	45

Section 3 Deposits	46
3.1 Deposits	46
3.2 Fund availability	46
3.3 Sales charge options	47
3.4 Dollar cost average (DCA) fund	48
Section 4 Fund switches	49
Section 5 Withdrawals	49
5.1 Withdrawals	49
5.2 Scheduled withdrawals	50
5.3 Required withdrawals	50
Section 6 Fees and charges	51
6.1 Sales charges	51
6.2 Fund fees	51
6.3 Administrative fees	52
Section 7 Terms of the guarantees	53
7.1 Lifetime guaranteed income	53
7.1.1 General information	53
7.1.2 Minimum income rate	53
7.1.3 Escalating guaranteed income	53
7.1.4 Annual income resets	54
7.1.5 Lifetime guaranteed income	54
7.1.6 Electing lifetime guaranteed income	55
7.1.7 Lifetime income rate	55
7.1.8 Income options	56
7.1.8.1 Single life income option	56
7.1.8.2 Joint life income option	56
7.1.9 Subsequent deposits after electing income	56
7.1.10 Scheduled withdrawal options	57
7.1.11 Guaranteed payment phase	57
7.2 Maturity guarantees	57
7.3 Death benefit guarantee	58
7.4 Contract continuation at the annuitant's death	58
Section 8 Values	59
8.1 Market value	59
8.2 Valuation day	59
8.3 Unusual circumstances	59
8.4 Unit value	59
Section 9 Fundamental changes	60

Section 10 Rescission	60
Section 11 Termination	61
11.1 Cancellation	61
11.2 RRSP to RRIF conversions	61
11.3 Payout annuity	61
Section 12 Private Client pricing	62
12.1 Private Client pricing eligibility	62
12.2 Private Client management fees	62
Section 13 Endorsements	63
13.1 Retirement saving plan (RSP)	63
13.2 Retirement income fund (RIF)	63
13.3 Tax-free savings account (TFSA)	64
Glossary of terms	65

Certificate

Sun Life Assurance Company of Canada certifies that this information folder provides brief and plain disclosure of all material facts for the Sun Lifetime Advantage GIF individual variable annuity contract issued by Sun Life Assurance Company of Canada (Sun Life).



Oricia Smith

President, SLGI Asset Management Inc. & Senior Vice President, Investment Solutions Sun Life Assurance Company of Canada



Jason Agaby Vice President, Product Management Sun Life Assurance Company of Canada

Respecting your privacy

Respecting your privacy is a priority for the Sun Life group of companies. We keep in confidence personal information about you and the products and services you have with us to provide you with investment, retirement and insurance products and services to help you meet your lifetime financial objectives. To meet these objectives, we collect, use and disclose your personal information for purposes that include: underwriting; administration; claims adjudication; protecting against fraud, errors or misrepresentations; meeting legal, regulatory or contractual requirements; we may tell you about other related products and services that we believe meet your changing needs. The only people who have access to your personal information are our employees, distribution partners such as advisors, and third-party service providers, along with our reinsurers. We will also provide access to anyone else you authorize. Sometimes, unless we are otherwise prohibited, these people may be in countries outside Canada, so your personal information may be subject to the laws of those countries. You can ask for the information in our files about you and, if necessary, ask us in writing to correct it. To find out more about our privacy practices, visit sunlife.ca/privacy.

Sun Lifetime Advantage Guaranteed Investment Fund information folder

Section 1 General information

In this information folder, "you", "your", and "owner" mean the owner of the contract. For non-registered contracts there can be more than one owner. "Sun Life", "we", "us" and "our" mean Sun Life Assurance Company of Canada. Sun Life's Canadian head office is located at 227 King Street South, Waterloo, Ontario N2J 4C5.

When we say "administrative rules" we mean our administrative rules in place at the time of a transaction. We may change our administrative rules, without giving notice to you, for various reasons including:

- to improve service,
- to reflect corporate policy, or
- for economic or legislative changes including revisions to the Income Tax Act.

Sun Life may refuse any purchase. Your receipt of this document does not constitute our acceptance. The contract takes effect as of the valuation day of the first premium payment and when Sun Life receives and accepts the initial contract opening requirements. When our requirements are met we will send you a purchase confirmation. If any addendum or amendment is required we'll send them to you and they will form part of the contract.

For a detailed description of the funds available, see our website at sunlifeglobalinvestments.com/investmentoptions or talk to your insurance advisor.

Electronic versions of the information folder and contract and fund facts are available on our website at sunlifeglobalinvestments.com/contracts. To request printed copies of these documents contact our Client Service Team at 1-844-753-4437 (1-844-SLF-GIFS) or talk to your insurance advisor.

1.1 Segregated funds

We have created the segregated funds for this individual variable annuity contract. By law, we must own the fund and the assets of the fund. These assets are segregated from our other assets. Once we receive your money all deposits belong to us. You are entitled to the rights set out in the contract.

The funds are divided into units. We take your instructions and invest your deposit in the fund(s) you select. We hold these funds and assign a unit value. We use the value of the units to determine your benefits.

Under the contract you may purchase units in any or all of the funds that are available. Purchasing units of a segregated fund means allocating your deposit to units of a fund. You do not own units or any part of the underlying assets of a fund. You have no voting rights.

1.2 Communications

When we ask you to "tell us in writing", send your correspondence to:

Sun Life Assurance Company of Canada 30 Adelaide Street East, Suite 1 Toronto, Ontario M5C 3G9

We may limit or refuse any request you make if it's contrary to the laws of Canada, other jurisdictions applicable to you, the contract, or our administrative rules.

When we say that we will notify you, we mean that we will send a written notice to your address that we have in our files. You must tell us in writing when you change your address.

When your contract is held in the name of your distributor or its nominee, we may direct correspondence to them based on the authorization you have given to your distributor. Your authorization must be acceptable to us.

We may make changes to your contract. This information folder is a disclosure document about your contract when we issue it. If we make changes to your contract, we will notify you. We will send you:

- confirmations for most financial transactions affecting your contract,
- statements that give you information such as values and transaction details at least once a year,
- on your request, the simplified prospectus, annual information form, financial highlights, and audited financial statements of the underlying fund(s), and
- on your request, the current fund facts information, audited annual financial statements, and unaudited semiannual financial statements for each segregated fund.

1.3 Types of contracts available

A Sun Lifetime Advantage GIF contract can be registered or non-registered for tax purposes. Not all contract registration types may be available to you depending on the source of the initial premium and applicable law.

A contract that is held in a registered trust plan is a nonregistered contract with Sun Life. You are the contract's annuitant. Your distributor or intermediary sends your instructions to us.

We may limit the number of Sun Lifetime Advantage GIF contracts you may hold according to our administrative rules.

1.3.1 Registered contracts

You are both the owner and the annuitant of the contract. You can't appoint a joint or successor owner. You can only use the contract as security for a loan if it is a TFSA contract.

Registered retirement savings plan – RRSP including LIRA, LRSP, and RLSP if locked-in funds, as pension law permits

You may own and make investments in your Sun Lifetime Advantage GIF RRSP contract until the RRSP maturity date. At the RRSP maturity date we will continue your contract as a registered retirement income fund (RRIF, LIF, LRIF, RLIF, or PRIF if locked-in funds, as pension law permits) unless you tell us in writing to redeem the units. If you do not continue the contract as a RRIF your contract will end. You can't make cash withdrawals from LIRAs, LRSPs, or RLSPs unless an exception is permitted by pension law.

You cannot appoint a successor annuitant for an RRSP contract.

Spousal RRSP

If your spouse makes premium payments to your RRSP, it is a spousal RRSP. You are the owner and the annuitant of the contract. A RRIF purchased with funds transferred from a spousal RRSP will be a spousal RRIF.

Registered retirement income fund - RRIF, including LIF, LRIF, RLIF, and PRIF if locked-in funds, as pension law permits

You may hold segregated fund investments in your Sun Lifetime Advantage GIF RRIF contract until the contract maturity date. Each calendar year after the year you open your RRIF contract, you must withdraw a minimum annual payment. We calculate this amount according to the requirements of the Income Tax Act. If you don't withdraw the minimum amount in any calendar year, we will withdraw the amount needed to satisfy the minimum. We will send you this amount before the end of the calendar year.

For a LIF, LRIF, or RLIF contract, you may not withdraw more than the maximum annual payment permitted by pension law. LIF, LRIF, RLIF, and PRIF can continue until the contract maturity date.

You can appoint a successor annuitant for a RRIF contract. You cannot appoint a successor annuitant for a LIF, LRIF, RLIF or PRIF contract.

Tax-free savings account (TFSA)

You may hold segregated fund investments in your Sun Lifetime Advantage GIF TFSA contract until the contract maturity date. You may use a TFSA contract as security for a loan by assigning it to a lender. The rights of the lender may take precedence over the rights of any other person claiming the death benefit. An assignment of the contract may restrict or delay certain transactions.

You can appoint a successor planholder for a TFSA.

1.3.2 Non-registered contracts

You may hold segregated fund investments in your Sun Lifetime Advantage GIF non-registered contract until the contract maturity date.

The owner and the annuitant do not need to be the same person. The owner may be an individual, more than one individual, or a company.

You may be able to transfer ownership of the contract. We may limit your rights to transfer ownership according to our administrative rules or applicable laws.

You may not borrow money from the contract. You may use the contract as security for a loan by assigning it to a lender. The rights of the lender may take precedence over the rights of any other person claiming the death benefit. An assignment of the contract may restrict or delay certain transactions.

Section 2 Financial transactions

Financial transactions include paying premiums, withdrawals, and changing funds. Some financial transactions will affect your guarantees.

See section 3, Guaranteed benefits, for more information about how financial transactions affect the guarantees.

2.1 Deposits

A deposit is a premium amount you pay less any sales charges or government taxes.

Minimum opening requirements

To establish your contract you must satisfy our opening requirements. Your first premium amount must meet our minimums. We will tell you if there are other requirements when you make your first deposit.

Minimum premium amounts

\$25,000 initial premium

\$500 for subsequent deposits

\$100 pre-authorized chequing plan (PAC) amount once initial minimum premium has been met

\$5,000 to the dollar cost average (DCA) fund

Minimum amounts for O class units

For more information see our website at sunlifeglobalinvestments.com/ff.

Minimum amounts for Private Client pricing

For more information see our website at sunlifeglobalinvestments.com/privateclientpricing.

Valuation day

If your premium meets our requirements, the valuation day of your initial premium payment is the contract date. If the total of all of your premiums is more than \$1 million you must first get our written consent before we will accept it.

When you can make a premium payment

You can make a premium payment at any time until December 31st of the year the annuitant reaches the age shown in the chart below.

Contract's registration		nnuitant 1st of that year)
type	Premium payment	Contract maturity
Non-registered, TFSA	80	105
RRSP, LIRA, LRSP, RLSP	71*	71*- by this age these registration types must be converted to a RRIF, LIF, LRIF, RLIF, or PRIF. See section 11.2, RRSP to RRIF conversions, in the contract for more information.
RRIF, LIF, LRIF, RLIF, PRIF	80 (deposits from other registered contracts only)	105

*or the latest age permitted under the Income Tax Act

How we apply your deposit

We apply your deposit to purchase units of the fund(s) with the sales charge option you select. See section 5, Fees and charges, for more information.

The valuation day is the date we receive your instructions which include the fund(s) and sales charge option you choose. See section 4.2, Valuation day, for more information.

Payments not honoured

If a payment is not honoured we may charge you an administrative fee to cover our expenses. If you are making payments using PAC and a payment is not honoured, we will attempt a second withdrawal. We may cancel the PAC according to the PAC authorization.

Our right to refuse or request additional information

We may refuse to accept any deposit. We may also limit the amount you can deposit for any sales charge option.

We may, at any time, decide that a fund is no longer available for new deposits.

We may request medical evidence about the annuitant before accepting a deposit. If we determine the medical evidence is incomplete or not satisfactory, we may refuse the deposit. We may request proof of age, sex, survival, or marital status of any person whose information is used to determine benefits. If this information has been misstated, we may recalculate the benefits to equal those that would have been provided for the person's correct age, sex, survival, or marital status. We may recover any payments made based on incorrect information, including income payments made after the death of an annuitant or other person on whose death payments should have stopped.

2.2 Withdrawals

You may request withdrawals from the contract on a scheduled or unscheduled basis, depending on the registration type of the contract. Withdrawals you make will reduce the maturity and death benefit guarantee and may reduce the income guarantee. See section 3, Guaranteed benefits, for more information.

The minimum withdrawal amounts are:

- Minimum of \$500 from a fund, or
- Minimum of \$100 a month for scheduled withdrawals.

For each withdrawal, we redeem units from the fund(s) you choose. We redeem them at the unit value on the valuation day of the withdrawal. The value of the units redeemed will change with the market value of the underlying assets of the fund(s) and is not guaranteed.

We may apply a fee for some withdrawals. We may deduct any fees and withholding taxes if required from your withdrawal. See section 5, Fees and charges, for more information.

We set minimum amounts for withdrawals. The minimum amount is before any fees or withholding taxes are deducted.

Redeeming all units in your contract before you elect lifetime guaranteed income terminates the contract. Withdrawals that exceed the annual lifetime guaranteed income amount once you have elected income will proportionately reduce the lifetime guaranteed income. If the lifetime guaranteed income amount is reduced to \$0, your rights under this contract terminate.

You cannot make cash withdrawals from LIRAs, LRSPs, or RLSPs unless an exception is permitted by pension law. Withdrawals from registered contracts, except TFSA, are taxable. Withdrawals from non-registered contracts may result in capital gains or losses. See section 8, Tax information, for more information. We process your withdrawal on the valuation day we receive your request. If we receive your request on a nonvaluation day, we process it on the next valuation day. See section 4, Valuation, for more information.

At our discretion, we may delay payments for excess withdrawals from the contract according to our administrative rules.

2.2.1 Required withdrawals

RRIFs, LIFs, LRIFs, RLIFs, and PRIFs require minimum annual withdrawals. We calculate the minimum annual payment amount based on the total value of your contract on January 1st of each year. If the total amount withdrawn is less than the required minimum annual payment, we will pay you the balance before the end of the year.

The payment will be withdrawn using the payment allocation we have on file for you. If none has been provided, we will pay it according to our administrative rules.

If you have a LIF, LRIF, or RLIF there is a maximum annual payment amount that is set out by pension law. You cannot withdraw more than this amount unless an exception is permitted by pension law.

2.2.2 Scheduled withdrawal options

Scheduled withdrawals are available on a monthly, quarterly, semi-annual and annual basis, subject to our administrative rules. You may request a change to your scheduled withdrawal at any time, subject to our administrative rules.

Withdrawals will reduce your maturity and death benefit guarantees, and may reduce your income guarantee. See section 3, Guaranteed benefits, for more information.

The value of the units redeemed will fluctuate with the market value of the underlying assets of the fund and is not guaranteed.

Scheduled withdrawals are not available for LIRA, LRSP or RLSP contracts.

Scheduled withdrawal options are:

- Lifetime guaranteed income: you select the frequency of the withdrawals. The total of all withdrawals each calendar year will equal the lifetime guaranteed income amount.
 - For RRIF, LIF, LRIF, RLIF and PRIF, the total withdrawals for each calendar year will equal the minimum annual payment amount or the lifetime guaranteed income amount, whichever is higher.

- Level net amount: you select the frequency of the withdrawals and the amount you want to receive. In addition to this amount we will withdraw any fees and withholding taxes.
- Level gross amount: you select the frequency and amount of the withdrawal before any fees and withholding taxes are deducted.
- Minimum annual payment: for RRIF, LIF, LRIF, RLIF, and PRIF only. The minimum annual payment is calculated according to the Income Tax Act. Each withdrawal must be for the same amount.
- Maximum annual payment: for LIF, LRIF, and RLIF only. The maximum annual payment is calculated according to pension law. Each withdrawal must be for the same amount. The total for the calendar year will equal the maximum annual payment.

If you ask us to redeem units of a fund with a DSC or lowload sales charge option before the end of the specified period, a sales charge applies. We may waive these charges up to the DSC-free amount. See section 5, Fees and charges, for more information.

We will deposit your scheduled withdrawal to the bank account we have on record for you. If the date specified is on a non-valuation day, the deposit will take place on the valuation day before your scheduled withdrawal.

2.3 Fund switches and changing sales charge options

2.3.1 Fund switches

You may move money from one fund to another fund within the contract; we call this a fund switch. We allow an unlimited number of fund switches each year. A fund switch will not affect your guarantees.

The minimum amount for fund switches is:

- \$500 minimum from a fund
- \$50 minimum to a fund

You may request fund switches on a scheduled or unscheduled basis. For each fund switch, we redeem units from the fund(s) you choose to switch from, and we purchase units of the fund(s) you choose to switch to. This is done at the unit value of each fund on the valuation day of the switch. You may switch all or a portion of the units of a fund, subject to our administrative rules.

Fund switches in non-registered contracts may result in capital gains or losses. See section 8, Tax information, for more information.

The unit value of units that are purchased or redeemed fluctuates with the market value of the underlying assets of the funds and is not guaranteed.

2.3.2 Changing sales charge options

Moving between different sales charge options is not a fund switch and could result in redemption fees. We will treat this as a withdrawal from one fund and a deposit to another, even if the fund is not changing. It may take place on multiple valuation days and may affect your guarantees.

2.4 Dollar cost average (DCA) fund

The DCA fund allows you to move your premium from the DCA fund into other funds within your contract on a scheduled basis.

Each premium payment you make to the DCA fund must be \$5,000 or more. When you make this payment you must tell us in writing how you want the money allocated to funds within the contract. You must provide instructions within 90 calendar days of the deposit to the DCA fund and you must allocate the money to the funds within a 12 month period from the valuation day of the payment.

We administer all premium payments to the DCA fund according to our administrative rules.

When we receive your premium and DCA fund allocation instructions we will deposit it to the DCA fund. You must select a day of the month that you would like the monthly switch to occur. If that calendar day does not exist in a month, the monthly switch will occur on the first day of the next month. If the day of the monthly switch falls on a non-valuation day the monthly switch will occur on the next valuation day.

You may choose a maximum of 12 monthly switches from the DCA fund. Other frequencies may be available subject to our administrative rules. Beginning on the day of the first monthly switch, and for the number of monthly switches you have selected, an equal dollar amount purchased in the DCA fund will be switched to the fund(s) you have selected.

Example:

- Deposit of \$10,000 into the DCA fund with a unit value of \$10,
- You choose to switch \$1,000 per month. This switch will continue for 10 months into the fund(s) you have selected.

If at the end of your schedule there are units remaining in the DCA fund we will allocate them according to your instructions on your next scheduled switch.

Example:

- Deposit \$10,000 into the DCA fund.
- You choose to switch \$1,000 per month to two different funds. This switch will continue for 10 months.
- After the 10th month, there is \$200 left in the DCA fund due to an increase in the market value of the fund.
- On the 11th month, the \$200 will be allocated proportionately to the funds based on your schedule.

If all of your DCA fund units have not been allocated within the 12 month period after your DCA fund deposit, we will allocate your remaining units to the fund(s) you have selected on the last scheduled switch of the 12 month period, subject to our administrative rules.

You may make withdrawals or unscheduled switches from the DCA fund. After a withdrawal or unscheduled switch, the monthly switches continue if there are enough units in the DCA fund. If there aren't enough units, we will make the switch based on a proportionate allocation of the fund(s) you selected. Example:

- Balance of \$1,000 remaining in the DCA fund with one switch left in the schedule. \$1,000 each month is switched into two different funds equally.
- Withdrawal of \$500 leaves a balance of \$500 in the DCA fund.
- The balance left in the DCA fund will be proportionately allocated with \$250 to each fund.

You may make additional deposits to the DCA fund. The existing fund allocations remain in effect unless you tell us in writing. You may change your fund allocation at any time. The new fund allocation will override any previous fund allocations.

For each subsequent deposit to the DCA fund, you must give us allocation instructions for a schedule that will be completed within the required 12 month period.

You are not permitted to switch from any fund(s) within the contract to the DCA fund or set up a PAC to the DCA fund.

We may close the DCA fund to new deposits, limit the number of funds you may switch into or restrict the funds you may switch into.

Section 3 Guaranteed benefits

3.1 Lifetime guaranteed income

3.1.1 General information

The Sun Lifetime Advantage GIF contract provides you a lifetime guaranteed income which you can receive while the contract is in effect.

When you make a deposit we apply the minimum income rates to establish the minimum income you are guaranteed to receive for each income age at which you may start receiving income. You must tell us when you want to start receiving your lifetime guaranteed income. We call this electing lifetime guaranteed income.

Income age is the age of the annuitant or the youngest age of the annuitant and joint life, at the end of any calendar year in which you can elect to begin receiving lifetime guaranteed income. The minimum income amounts increase as the income age increases.

On each anniversary date, your minimum income amounts may increase before you elect income. This will happen if the current market value of your contract multiplied by the minimum income rate for an income age is greater than the existing minimum income amount for that income age. We call this an annual income reset.

When you establish the contract you must select whether you want the income based on the annuitant's life or the lives of the annuitant and their spouse (joint life).

To help you manage the lifetime guaranteed income, we apply an income protection service to your contract with your first deposit. With this service, unless you or your advisor tells us to proceed, we will not process any withdrawals that you request before you elect lifetime guaranteed income or any withdrawal that exceeds your lifetime guaranteed income amount. You can remove or reapply this service at any time, subject to our administrative rules.

3.1.2 Minimum income rate

A minimum income rate is a rate that applies to each deposit or annual income reset before you elect lifetime guaranteed income. We use these rates to calculate the amount of lifetime guaranteed income you will receive.

The minimum income rates are set on each valuation day for each income age. Income age is the age of the annuitant or the youngest age of the annuitant and joint life, at the end of any calendar year in which you can elect to begin receiving lifetime guaranteed income. The minimum income rates increase as the income age increases.

Minimum income rates can change daily. If you make multiple deposits, different minimum income rates may apply to each of the deposits. Different rates may also apply on any anniversary date when we determine if you are entitled to an annual income reset. Current rates can be found on our website sunlifeglobalinvestments.com.

3.1.3 Escalating guaranteed income

The escalating guaranteed income is the minimum income amount for each potential income age which increases (escalates) at each higher age. This will always be true, even if there have been multiple deposits, early withdrawals or resets.

The first deposit to the contract establishes a minimum income amount for each income age. The minimum income amount for each income age will be based on the initial deposit amount and the minimum income rates on the valuation day of the initial deposit. Minimum income rates will vary depending on the age and sex of the annuitant for the single life income option and the age of the younger of the annuitant and joint life for the joint life income option.

You may make additional deposits to the contract. Additional deposits before you elect to receive lifetime guaranteed income will increase the escalating guaranteed income. The minimum income amounts will be increased for all potential income ages by the additional deposit multiplied by the minimum income rates on the valuation day of that deposit. We will tell you the escalating guaranteed income amount for a select number of income ages on your confirmation, semi-annual statement and your annual statement. For other income ages contact your insurance advisor.

Withdrawals before you elect to receive lifetime guaranteed income will proportionately reduce your minimum income amount for each income age and reduce your escalating guaranteed income.

Resets may increase some or all of your minimum income amounts.

3.1.4 Annual income resets

Each year on your anniversary date, before you elect lifetime guaranteed income, we determine if an annual income reset is required. Your minimum income amounts will increase if the current market value of your contract, multiplied by the minimum income rate for an income age, is greater than the existing minimum income amount for that income age. If the anniversary date is not on a valuation day, the reset will happen on the previous valuation day.

On the anniversary date, we compare your existing minimum income amounts for each income age to the current market value of your contract multiplied by the current minimum income rate for each income age. We will use the minimum income rates which would apply if you were to make a deposit on the annual income reset date. If the minimum income amount we calculate for any income age is greater than your existing minimum income amount, we will reset it to the higher amount. If the amount we calculate is less than your existing minimum income amount, it will not change.

With an annual income reset, the minimum income amount may increase for some income ages but remain unchanged for others. This depends on the market value of the contract and the minimum income rates on the valuation day of the annual income reset.

3.1.5 Lifetime guaranteed income

The lifetime guaranteed income is the maximum amount of income that will be available each calendar year for withdrawals for the life of the annuitant if the single life income option is selected or if the joint life income option is selected, for the life of the annuitant and joint life. See section 3.1.8.2, Joint life income option, for more information. This amount is guaranteed if:

- the minimum age requirements have been met,
- you have elected to receive your lifetime guaranteed income,
- the annual withdrawal limits are not exceeded, and
- for the joint life income option, on the annuitant's death, the joint life:
 - for a non-registered, TFSA or RRIF contract, is the successor annuitant or the successor planholder, or
 - for all other registration types, is the spouse of the annuitant and the sole beneficiary.

The lifetime guaranteed income is not established until you elect lifetime guaranteed income. For the single life income option you may only elect income on or after January 1st of the year the annuitant turns 50. If you have selected the joint life income option, you may only elect income on or after January 1st of the year the younger of the annuitant and the joint life turns 50.

The lifetime guaranteed income is calculated based on the current income age on the valuation day of your election. Once you have elected income, it cannot be changed or revoked.

If you have a RRIF contract, at the beginning of each year after you have elected income, we will adjust your lifetime guaranteed income amount to be either the RRIF minimum annual payment, or the lifetime guaranteed income amount, whichever is higher. This is called the adjusted lifetime guaranteed income amount. You can withdraw up to the adjusted lifetime guaranteed income amount each year without affecting your lifetime guaranteed income.

You must choose the lifetime guaranteed income payment option to receive the adjusted lifetime guaranteed income amount. If you choose RRIF minimum as your payment option, you will only receive the RRIF minimum annual payment amount.

If the total of all scheduled and unscheduled withdrawals taken during the year are less than the RRIF minimum annual payment, we will make an additional payment before the end of the year to satisfy this minimum.

For the single life income option, you cannot use the age of an older spouse to calculate the RRIF minimum annual payment.

The remaining lifetime guaranteed income amount is the amount of guaranteed income available that is left for you to withdraw in the current calendar year. Withdrawals reduce the remaining lifetime guaranteed income amount. Once you have withdrawn the full amount of lifetime guaranteed income in any year, or exceeded that amount, the remaining lifetime guaranteed income amount will be \$0.

The lifetime guaranteed income will be available each year if you have not exceeded the lifetime guaranteed income amount or adjusted lifetime guaranteed income amount if the RRIF minimum annual payment applies. If you exceed this amount in any calendar year, we will proportionately reduce the annual lifetime guaranteed income amount.

The formula for proportionate reduction is:

- Proportionate reduction = G x W/MV
 - G = lifetime guaranteed income amount
 - W = market value of the units withdrawn*
 - MV = total market value of the units immediately before the withdrawal that causes the lifetime guaranteed income amount to be exceeded

* For the first withdrawal in a calendar year that results in your exceeding the lifetime guaranteed income amount (or adjusted lifetime guaranteed income amount if the RRIF minimum annual payment applies) only: W includes all withdrawals for the current calendar year. After that, W is the market value of the units withdrawn for that transaction only.

Nominee self-directed RRIF contracts (including nominee locked-in contracts)

We will calculate a notional RRIF minimum annual payment using the market value of the contract on January 1st of each year. It's calculated based on the annuitant's age unless the trustee tells us it must be based on the age of the annuitant's spouse. For the single life income option, you cannot use the age of an older spouse to calculate the notional RRIF minimum annual payment. Payments don't have to be taken from the contract until the lifetime guaranteed income is elected. The adjusted lifetime guaranteed income amount will be the greater of the lifetime guaranteed income amount or the notional minimum annual payment calculated each year.

LIF, LRIF, RLIF contracts

If the lifetime guaranteed income amount is greater than the maximum annual payment amount prescribed under pension law, you have the option to receive the annual lifetime guaranteed income amount. The payment amount will be paid as a life annuity; no additional amounts may be withdrawn. We may require that additional forms be completed and there may be other restrictions on the contract according to our administrative rules. Spousal consent may be required before choosing this option.

3.1.6 Electing lifetime guaranteed income

You must tell us when you want to start receiving your lifetime guaranteed income. We call this electing lifetime guaranteed income.

You can ask to receive your lifetime guaranteed income amount as scheduled withdrawals, unscheduled withdrawals, or a combination of both.

If you request scheduled withdrawals, the date you elect lifetime guaranteed income must be at least three business days before the first scheduled withdrawal.

If you have not elected lifetime guaranteed income and you request scheduled withdrawals, we deem that your election is three business days before your first payment date.

On the valuation day of your election, we will determine if a final reset is required. The lifetime guaranteed income amount will be the higher of:

- the minimum income amount of your contract for the income age, or
- an income amount based on the market value of the contract and the lifetime income rate for the income age.

If you own a LIRA, LRSP, or RLSP you must convert your contract to a LIF, LRIF, RLIF, or PRIF before you can elect your lifetime guaranteed income.

3.1.7 Lifetime income rate

A lifetime income rate is the rate we use to determine the lifetime guaranteed income amount you will receive when you elect income. The lifetime income rates are set on each valuation day for each income age and can change daily.

Current rates are on our website sunlifeglobalinvestments.com.

3.1.8 Income options

You must choose your income option when you make your first deposit to the contract. You can't change the income option after you make your selection.

3.1.8.1 Single life income option

This option offers a lifetime guaranteed income based on the person who is the annuitant when you make the first deposit. We calculate the lifetime guaranteed income amount using rates based on their age and sex. Lifetime guaranteed income payments end when you terminate the contract or when that annuitant dies. We may recover all payments made after your right to lifetime guaranteed income has ended.

3.1.8.2 Joint life income option

This option offers a guaranteed income based on the lives of both the annuitant and the joint life. The joint life must be the annuitant's spouse when this option is selected. We use the youngest age of the annuitant or the joint life to calculate the lifetime guaranteed income.

Once the joint life income option is selected, the rates we use to calculate the lifetime guaranteed income amount are not affected by changes to the annuitant and joint life's spousal status. If the youngest person dies first, we will continue to use the age they would have been when you elect income or make a deposit.

The lifetime guaranteed income payments end on the earliest of:

- the date the contract terminates,
- the death of the last to die of the joint life and annuitant,
- the death of the last annuitant, or
- the death of the annuitant if, on their death, the joint life is not the successor annuitant or successor planholder.

We have the right to recover all payments made after your right to lifetime guaranteed income has ended.

RRIF

For lifetime guaranteed income to continue after you die, your spouse must continue the contract as the successor annuitant.

If the joint life is not your spouse when you die and lifetime guaranteed income has not been elected then it can no longer be elected. If lifetime guaranteed income has been elected, the income is no longer payable.

LIF, LRIF, RLIF, PRIF contracts

If the joint life is your sole beneficiary and still your spouse when you die, they will have the option to:

- receive the death benefit, or
- continue the lifetime guaranteed income in a new RRSP, LIRA, LRSP, RLSP, RRIF, LIF, LRIF, RLIF, or PRIF at the same minimum income rate(s). The new contract must be established using the entire death benefit, and must comply with applicable pension law.

TFSA contracts

For lifetime guaranteed income to continue after you die, your spouse must continue the contract as the successor planholder.

If the joint life is not your spouse when you die and lifetime guaranteed income has not been elected then it can no longer be elected. If lifetime guaranteed income has been elected, the income is no longer payable.

Non-registered contracts

Lifetime guaranteed income continues after the annuitant's death, while the joint life is alive, if the joint life is the successor annuitant.

RRSP, LIRA, LRSP, RLSP contracts

If your contract is an RRSP, LIRA, LRSP, or RLSP and the joint life is your spouse and sole beneficiary when you die, they will have the option to:

- receive the death benefit, or
- continue the lifetime guaranteed income in a new RRSP, LIRA, LRSP, RLSP, RRIF, LIF, LRIF, RLIF or PRIF at the same minimum income rate(s). The new contract must be established using the entire death benefit, and must comply with applicable pension law.

3.1.9 Subsequent deposits after electing income

If you make a deposit after you have elected lifetime guaranteed income, we will increase the lifetime guaranteed income by an amount equal to the deposit multiplied by the lifetime income rate. This amount is added to the remaining lifetime guaranteed income amount for the current calendar year.

RRIF, LIF, LRIF, RLIF, PRIF contracts

If, after a deposit, the lifetime guaranteed income amount is greater than the adjusted lifetime guaranteed income amount, we will increase the adjusted lifetime guaranteed income amount to equal the lifetime guaranteed income amount. The amount of this increase will be added to the remaining lifetime guaranteed income amount for the current calendar year.

Date	Deposits	Lifetime guaranteed income amount	RRIF minimum annual payment	Adjusted lifetime guaranteed income amount	Withdrawals	Remaining lifetime guaranteed income amount
Jan 1, 2021	n/a	\$5,000	\$5,200	\$5,200		\$5,200
June 2, 2021	n/a	\$5,000	\$5,200	\$5,200	\$2,600	\$2,600
June 15, 2021	\$50,000	\$7,500*	\$5,200	\$7,500	\$2,600	\$4,900

Example: RRIF contract with adjusted lifetime guaranteed income

*Market value of deposit x lifetime income rate = \$50,000 X 5% = \$2,500

Lifetime guaranteed income increases \$5,000 + \$2,500 = \$7,500

Adjusted lifetime guaranteed income amount is the greater of the lifetime guaranteed amount and the RRIF minimum annual payment.

Withdrawals are the total amount you have taken up to the date of the transaction for the current calendar year.

Remaining lifetime guaranteed income amount is the amount of income you can take for the rest of the calendar year without exceeding the adjusted lifetime guaranteed income amount.

3.1.10 Scheduled withdrawal options

If you select lifetime guaranteed income be paid by scheduled withdrawals, the total of the scheduled payments for the calendar year will equal the lifetime guaranteed income amount.

If you make a deposit, it increases the lifetime guaranteed income amount. If the remaining lifetime guaranteed income in the calendar year increases, then we will recalculate the remaining payments to reflect this increase. If you make an unscheduled withdrawal which reduces your remaining lifetime guaranteed income amount, the remaining scheduled payments for the calendar year will be recalculated to reflect this reduction.

3.1.11 Guaranteed payment phase

This phase begins when the market value of the contract reaches \$0 and there is still a lifetime guaranteed income. The death benefit and maturity guarantee benefit are \$0. We will continue to pay the lifetime guaranteed income payments until the right to receive these payments ends. See section 3.1.8, Income options, for more information.

You cannot make additional deposits during the guaranteed payment phase. At any time during this phase, if we ask, you must provide proof to us that the annuitant or joint life is alive. If you do not provide this proof when we ask for it, we will stop payments.

3.1.12 Case study

Electing income in five years

Brett is 60 years old and decides to invest in Sun Lifetime Advantage GIF with a single life income option. He has \$200,000 to invest and plans to start taking income in the next five years.

Brett deposits \$200,000 which establishes a minimum income amount for each income age.

The table below shows the escalating guaranteed income that Brett is eligible to receive at each income age. When Brett elects income he receives a lifetime guaranteed income amount that is guaranteed for the rest of his life*.

Minimum Income age income rate		Escalating guaranteed income
60	2.95%	\$5,900.00
61	3.21%	\$6,420.00
62	3.50%	\$7,000.00
63	3.64%	\$7,280.00
64	3.79%	\$7,580.00
65	3.93%	\$7,860.00

*We show only select ages, but calculate a different lifetime guaranteed income for each age up to age 105

On the first anniversary date, when Brett is 61, the market value of his contract has decreased to \$181,002 and income rates have increased. His escalating guaranteed income is eligible for an annual income reset. We multiply the market value of the contract by the minimum income rate for each income age. Each income age, up to age 105 is eligible for a reset.

Income age	Market value	Minimum income rate	Previous minimum income	Potential new minimum income	New minimum income
61	\$181,002	3.26%	\$6,420.00	\$5,900.66	\$6,420.00
62	\$181,002	3.55%	\$7,000.00	\$6,425.57	\$7,000.00
63	\$181,002	3.69%	\$7,280.00	\$6,678.97	\$7,280.00
64	\$181,002	3.84%	\$7,580.00	\$6,950.47	\$7,580.00
65	\$181,002	3.98%	\$7,860.00	\$7,203.88	\$7,860.00

On the next anniversary date, when Brett is 62, the market value of his contract has increased to \$201,010 while income rates have decreased. His escalating guaranteed income is eligible for an annual income reset. We multiply the market value of the contract by the minimum income rate for each income age. Each income age, up to age 105 is eligible for a reset. The new minimum income amount will be reset to the higher of the previous minimum income or the potential new minimum income.

Income age	Market value	Minimum income rate	Previous minimum income	Potential new minimum income	New minimum income
62	\$201,010	3.45%	\$7,000.00	\$6,934.85	\$7,000.00
63	\$201,010	3.64%	\$7,280.00	\$7,316.77	\$7,316.77
64	\$201,010	3.74%	\$7,580.00	\$7,517.78	\$7,580.00
65	\$201,010	3.95%	\$7,860.00	\$7,939.90	\$7,939.90

On the next anniversary date, when Brett is 63, the market value of his contract has increased to \$214,481 and income rates have decreased. His escalating guaranteed income is eligible for an annual income reset. We multiply the market value of the contract by the minimum income rate for each income age. Each income age, up to age 105 is eligible for a reset.

Income age	Market value	Minimum income rate	Previous minimum income	Potential new minimum income	New minimum income
63	\$214,481	3.59%	\$7,316.77	\$7,699.88	\$7,699.88
64	\$214,481	3.69%	\$7,580.00	\$7,914.37	\$7,914.37
65	\$214,481	3.90%	\$7,939.90	\$8,364.78	\$8,364.78

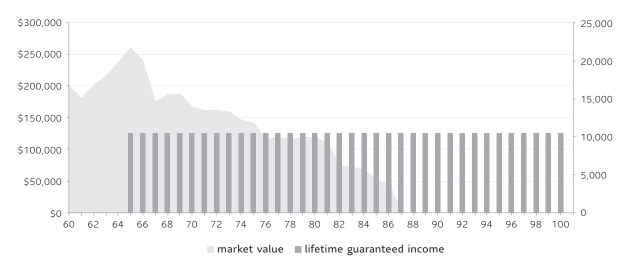
On the next anniversary date, when Brett is 64, the market value of his contract has increased to \$237,446 and income rates have increased. His escalating guaranteed income is eligible for an annual income reset. We multiply the market value of the contract by the minimum income rate for each income age. Each income age, up to age 105 is eligible for a reset.

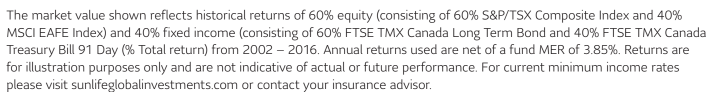
Income age	Market value	Minimum income rate	Previous minimum income	Potential new minimum income	New minimum income
64	\$237,446	3.74%	\$7,914.37	\$8,880.49	\$8,880.49
65	\$237,446	3.95%	\$8,364.78	\$9,379.13	\$9,379.13

At 65, Brett elects to take income. The market value of the contract has increased to \$260,280.57. His contract is eligible for a final reset (lifetime income reset) which is the greater of the market value of the contract multiplied by the lifetime income rate or his previous minimum income amount.

Income age	Market value	Lifetime income rate	Previous minimum income	Potential lifetime guaranteed income	Lifetime guaranteed income
65	\$260,280.57	4.06%	\$9,379.13	\$10,567.39	\$10,567.39

Brett is now guaranteed to receive the lifetime guaranteed income of \$10,567.39 for the rest of his life even when the market value of his units reaches \$0. Once lifetime guaranteed income is elected, no further resets will occur.





Taking an excess withdrawal

At age 67, Brett is receiving his lifetime guaranteed income in monthly amounts of \$880.62. In October, Brett withdraws \$5,000 in addition to his scheduled monthly payment. His total withdrawals for the year are \$13,806.16. Because this amount is more than the lifetime guaranteed income amount, this is an excess withdrawal. The market value of his contract is \$176,947.74 before the excess withdrawal. His lifetime guaranteed income amount is reduced by \$824.51. This is calculated using the excess withdrawal calculation explained in section 3.1.5, Lifetime guaranteed income. His new lifetime guaranteed income amount is \$9,742.88.



Reduction = \$10,567.39 X (\$13,806.16/\$176,947.74)

The market value shown reflects historical returns of 60% equity (consisting of 60% S&P/TSX Composite Index and 40% MSCI EAFE Index) and 40% fixed income (consisting of 60% FTSE TMX Canada Long Term Bond and 40% FTSE TMX Canada Treasury Bill 91 Day (% Total return) from 2002 – 2016. Annual returns used are net of a fund MER of 3.85%. Returns are for illustration purposes only and are not indicative of actual or future performance. For current minimum income rates please visit sunlifeglobalinvestments.com or contact your insurance advisor.

3.2 Maturity guarantee

On the contract maturity date there is a maturity guarantee benefit.

The maturity guarantee is 75% of all premiums applied to the contract, less a proportionate reduction for any withdrawals.

The formula for proportionate reduction is:

- Proportionate reduction = MG x W/MV
 - MG = maturity guarantee amount immediately before withdrawals
 - W = market value of the units redeemed
 - MV = total market value of the units on the valuation day immediately before the withdrawal

On the contract maturity date, the maturity benefit is the greater of:

- the maturity guarantee, or
- the total market value of the units in the contract.

If the total market value of the contract is less than the maturity guarantee on the contract maturity date, we will immediately add units to increase the value to equal the maturity guarantee. We call this a guarantee top-up.

For non-registered, TFSA, RRIF, LIF, LRIF, RLIF, and PRIF contracts, the contract maturity date is December 31st of the year the annuitant turns 105.

RRSP, LIRA, LRSP, and RLSP contracts cannot be held after December 31st of the year the annuitant turns 71 (or the maximum age permitted by the Income Tax Act). On that date, unless you tell us otherwise in writing, we will amend the contract to continue as a RRIF or a LIF, LRIF, RLIF, or PRIF, as pension law permits.

You may elect to continue your lifetime guaranteed income instead of receiving annuity payments at the contract maturity date. We will calculate your maturity benefit and pay a guarantee top-up, if required. No further maturity benefit will be payable.

If you do not elect to continue your lifetime guaranteed income payments at the contract maturity date, annuity payments will begin. See section 3.5, Payout annuity, for more information.

3.3 Death benefit guarantee

If the last surviving annuitant dies on or before the contract maturity date or after the contract maturity date if you have elected to continue lifetime guaranteed income payments, we pay the death benefit to the person entitled to receive it.

The death benefit guarantee is 75% of all premiums applied to the contract, less a proportionate reduction for any withdrawals.

The formula for proportionate reduction is:

- Proportionate reduction = DG x W/MV
 - DG = death benefit guarantee amount immediately before withdrawals
 - W = market value of the units redeemed
 - MV = total market value of the units on the valuation day immediately before the withdrawal

On the death benefit date, the death benefit is the greater of:

- the death benefit guarantee, or
- the total market value of the units in the contract on the death benefit date.

If the total market value of the contract is less than the death benefit guarantee on the death benefit date, we will immediately add units to increase the value to equal the death benefit guarantee. We call this a guarantee top-up.

On the death benefit date, we will redeem all units of the existing fund(s) and transfer the corresponding value to be held in a money market fund within the contract until the death benefit is paid.

We do not charge redemption fees when we pay the death benefit.

3.4 Example of maturity and death benefit guarantee

Example of maturity and death benefit guarantee and the impact of deposits and withdrawals (when the market value is greater than the sum of deposits)

Date	Transaction	Amount	Market value before transaction	Market value after transaction	Maturity guarantee after transaction	Death benefit guarantee after transaction
Apr 2, 2021	Initial deposit	\$50,000	_	\$50,000	\$37,500 (\$50,000 x 75%)	\$37,500 (\$50,000 x 75%)
Jul 8, 2021	Subsequent deposit	\$15,000	\$51,000	\$66,000	\$48,750 [\$37,500 + (\$15,000 x 75%)]	\$48,750 [\$37,500 + (\$15,000 x 75%)]
Nov 10, 2021	Withdrawal	\$10,000	\$67,000	\$57,000	\$41,473.88 (\$48,750 – \$7,276.12)*	\$41,473.88 (\$48,750 – \$7,276.12)*

*proportionate reduction = \$48,750 X \$10,000/\$67,000 = \$7,276.12

Example of maturity and death benefit guarantee and the impact of deposits and withdrawals (when market value is less than the sum of deposits)

Date	Transaction	Amount	Market value before transaction	Market value after transaction	Maturity guarantee after transaction	Death benefit guarantee after transaction
Apr 2, 2021	Initial deposit	\$50,000	_	\$50,000	\$37,500 (\$50,000 × 75%)	\$37,500 (\$50,000 x 75%)
Jul 8, 2021	Subsequent deposit	\$15,000	\$48,000	\$63,000	\$48,750 [\$37,500 + (\$15,000 x 75%)]	\$48,750 [\$37,500 + (\$15,000 x 75%)]
Nov 10, 2021	Withdrawal	\$10,000	\$60,000	\$50,000	\$40,625 (\$48,750 – \$8,125)*	\$40,625 (\$48,750 – \$8,125)*

*proportionate reduction = \$48,750 X \$10,000/\$60,000 = \$8,125.00

3.5 Payout annuity

On the contract maturity date, annuity payments will begin.

The terms of the payout annuity depend on which contract registration type you hold, as described below.

We will use the total of the maturity guarantee value to calculate the annuity payments.

For all contract registrations except a TFSA, we calculate and pay the annuity payments as a life annuity guaranteed for 10 years. The annuity rate we use is the greater of:

- the rate specified in the contract (section 11.3, Payout annuity), or
- the annuity rate in effect at the time you begin annuity payments.

For TFSA contracts, the annuity payments will be calculated and paid as a 10 year term certain annuity. The annuity rate we use is the greater of:

- the rate specified in the contract (section 11.3, Payout annuity), or
- the annuity rate in effect at the time you begin annuity payments.

If the annuitant dies before 120 annuity payments are made, we will pay a death benefit to the person entitled to receive it. On contracts except TFSA, where the annuitant is alive after we have paid 120 annuity payments, we continue the annuity payments until they die. We may recover any payments made after the annuitant dies.

If the amount of the annuity payments we calculate is less than the monthly minimum required according to our administrative rules, we may pay you the total contract value, less any fees, in one lump sum.

You may be able to select another type of payout annuity we offer at the time you ask to begin annuity payments, subject to our administrative rules and the contract registration type. You may ask to begin annuity payments at an earlier date. The rate we use is the annuity rate in effect at that time. A spousal waiver or consent may be required for locked-in contracts. Talk to your insurance advisor for further details.

Section 4 Valuation

In this section we describe how units are valued.

Sun Life owns the assets of the funds and they are segregated from our other assets. We divide the assets of each fund into units which are allocated to individual contracts to determine the values under those contracts.

4.1 Market value

The contract's market value on any valuation day is the total value of the units of all funds in the contract at the close of business on that day.

4.2 Valuation day

A valuation day is every day that the Toronto Stock Exchange is open for business and a value is available for the underlying assets of the funds.

If we receive transaction instructions before the market cut-off time, we will process the transaction based on the market value at the close of business on the valuation day. We determine the market cut-off time and we may change it.

4.3 Unusual circumstances

Under unusual circumstances, we may have to postpone the date of a transaction. This may happen if we believe it is not practical to dispose of investments held in a segregated fund or underlying fund or that it would be unfair to other policy holders. During such a delay, we will administer the transaction in a manner that we consider fair.

4.4 Unit value

We determine the unit value of a fund on a valuation day according to our administrative rules. We determine the unit value of a fund at the market cut-off time on each valuation day.

The unit value will be the total value of the underlying assets of the fund after deducting all liabilities, divided by the number of fund units.

We may increase the number of units of a fund, which reduces the unit value. We may also reduce the number of units which would increase the unit value. The market value of the contract will not be affected by these changes.

The unit value of a fund is normally valued every valuation day. We may postpone valuation for any period:

- during which any of the stock exchanges are closed,
- during which trading on securities exchanges has been restricted, or
- where it is not reasonable to trade the securities of a fund, or determine the total value of the assets of a fund.

Even if we postpone valuation we will always value the fund's unit value at least once a month.

Section 5 Fees and charges

We will charge you management fees, insurance fees and any other fees that may apply to your contract. You may have to pay sales charges when depositing to or withdrawing from your contract.

Sales charge options that may be available to you are:

- Front-end load,
- Deferred sales charge,
- Low-load,
- F class, and
- O class.

We may change the sales charge options for new premium payments at any time.

Private Client eligible units have different fees and charges. See section 10, Private Client pricing, for more information.

5.1 Sales charge options

The amount of sales charges is determined by the premium amount and the sales charge option under which you purchased units.

Moving money between sales charge options is not permitted, unless we allow it under our administrative rules. Guarantee top-up deposits we make to your contract are not subject to sales charges. See section 3, Guaranteed benefits, for more information.

Compensation paid to the distributor, who will pay your insurance advisor, varies under each sales charge option.

5.1.1 Front-end load (FEL)

Under this sales charge option you pay FEL sales charges when you make a premium payment. We pay this sales charge to your distributor. You can negotiate the amount you pay with your distributor.

The sales charge will be a percentage of your premium. The charge will never be more than 5% and never less than 0%. We deduct the sales charge from your premium and use the net amount to allocate units to your contract.

FEL units may be eligible for a reduced management fee. See section 10, Private Client pricing, for more information.

5.1.2 Deferred sales charge (DSC) and low-load sales charge

A DSC or low-load sales charge may apply to units with a DSC or low-load sales charge option. We charge DSC or low-load sales charges when you surrender units. We call these charges redemption fees. We don't charge redemption fees for death benefit payments.

When you make a premium payment and purchase DSC or low-load sales charge units, we record the date of purchase and the cost of each unit. We call this the original purchase date and we call the cost of each unit, the original cost.

When you redeem any of those units to make a fund switch, we will multiply the number of units redeemed by the original cost of each unit. We divide the total by the number of units purchased to calculate the original cost of each of the new units. The new units retain the original purchase date of the units redeemed. This applies to all fund switches.

When you redeem DSC or low-load sales charge units to make a withdrawal, we will calculate the redemption fees based on the original purchase date and the original cost of the units redeemed.

DSC sales charges will apply to withdrawals made during the first seven years following the date of each deposit to the DSC units.

Low-load sales charges will apply to withdrawals made during the first three years following the date of each deposit to the low-load units.

We calculate the amount of the sales charge as a percentage of the original cost of the units you surrender.

Years will always be measured from the original purchase date of the units. This means that units purchased with the oldest premiums will be surrendered first.

If redeemed during	DSC charges	Low-load charges
Year 1	5.5%	3.0%
Year 2	5.0%	2.5%
Year 3	5.0%	2.0%
Year 4	4.0%	Nil
Year 5	4.0%	
Year 6	3.0%	
Year 7	2.0%	
After Year 7	Nil	

The order of redemption is:

- units that qualify for DSC-free units
- matured units (units no longer subject to a redemption fee)
- units that have a fee remaining, starting with those that mature first

DSC-free units

Under our administrative rules we allow you to redeem a portion of your DSC and low-load units from a fund without charge. We may change these rules at any time. We waive redemption fees on withdrawals for DSC-free units. The table below shows the amount of these units that are available each calendar year:

	% of fund units on the previous December 31st	% of fund units purchased in the current year (excluding units purchased with a fund switch)
Non-registered, RRSP, TFSA, LIRA, LRSP, RLSP	10	10
RRIF, LIF, LRIF, RLIF, PRIF*	20	20

*includes nominee or intermediary contracts

5.1.3 F class

If you have a fee-based or wrap account with your distributor and your contract is held in nominee name, you may be able to select this sales charge option.

You pay F class sales charges directly to your distributor and not from your contract. The amount you pay can be negotiated with your distributor. You do not pay sales charges to us when you make deposits or withdrawals. You may change from a contract held in nominee name to a contract held in client name with us. The units will move from the F class sales charge option to the FEL sales charge option without a sales charge. Your guarantees will not be affected and the change will not result in a taxable disposition if the fund(s) remains the same.

If we are notified that you no longer have a fee-based or wrap account, we will move the units in the F class sales charge option to the FEL sales charge option according to our administrative rules.

F class units may be eligible for a reduced management fee. See section 10, Private Client pricing, for more information.

5.1.4 0 class

When you purchase O class units we pay the FEL sales charge to your distributor. See section 5.1.1 Front-end load (FEL), for more information.

For O class units we collect the management fee, plus applicable taxes, monthly directly from your O class units proportionately from each fund. The redemption of units to pay the management fee does not affect your guarantees. For information on the management fees see our website at sunlifeglobalinvestments.com/ investmentoptions or talk to your insurance advisor.

When you purchase O class units you agree to pay your distributor a service fee. We collect this fee plus applicable taxes on your distributor's behalf by redeeming O class units monthly from your contract proportionately from each fund. The redemption of units to pay the fee does not affect your guarantees. See section 7.2 Servicing commission, for more information.

O class units may be eligible for a reduced management fee. See section 10, Private Client pricing, for more information.

5.2 Early withdrawal fees

We may charge an early withdrawal fee if you redeem units within 30 business days of the date you acquire them. The amount of the charge is 2% of the value of the units redeemed after any redemption fees have been charged and it is deducted from your withdrawal.

5.3 Small policy fee

We may charge an annual fee of up to \$150 to your contract. We charge this fee if the minimum amount to establish the contract, as stated in section 2.1, Deposits, has not been met at the end of each calendar year following the calendar year of the initial deposit.

We may also charge this fee if you have met the minimum amount but redeemed units, reducing the market value below the minimum amount. We do not charge a fee if the withdrawals are for income payments or minimum annual payments that are required by law.

We do not charge a fee if the amount is below the minimum because the market value has decreased.

If the fee applies, we will redeem units from the contract on the first valuation day of the year to pay the fee.

Withdrawals to pay the fee will not affect your guarantees and will not be subject to any sales charges.

5.4 Insurance fees, management fees, and other fund charges

5.4.1 Insurance fees

You pay an insurance fee to us for providing the lifetime guaranteed income, maturity guarantee, and the death benefit guarantee. We calculate and charge this fee to each fund.

The insurance fee is an annual percentage of the value of all units held in each fund in the contract. The annual percentage is available on our website at sunlifeglobalinvestments.com/investmentoptions or talk to your insurance advisor. We calculate and charge this fee daily to each fund. We may increase this fee, without notice, up to the insurance fee limit. The insurance fee limit is the insurance fee plus the greater of:

- 0.50%, or
- 50% of the insurance fee.

We will give you 60 days advance written notice if we increase the insurance fee above the stated limit on any fund. See section 6.7, Fundamental changes, for more information.

For more information on the current insurance fees for each fund, see our website at sunlifeglobalinvestments.com/ investmentoptions or talk to your insurance advisor.

5.4.2 Management fees

You pay a management fee to us for managing the fund(s) in your contract. We calculate and charge this fee daily to each fund. Each fund will have a different management fee. Management fees may also vary depending on the sales charge option. It is an annual percentage based on the value of all units held in each fund in the contract. For the management fees, see our website at sunlifeglobalinvestments.com/investmentoptions or talk to your insurance advisor.

The management fees of a fund include all management fees charged by us and any underlying fund. There is no duplication in the management fees and sales charges of the funds and underlying funds.

If we increase the management fee on any fund, we will give you advance written notice. See section 6.7, Fundamental changes, for more information.

O class management fees are calculated differently. See section 5.1.4, O class, for more information.

5.4.3 Management expense ratio (MER)

The MER of a fund is calculated based on the insurance fees, the management fee, and the fund's operating expenses.

The MER of a fund includes the MER of any underlying funds, and any fees or sales charges associated with those underlying funds. There is no duplication in the fees and sales charges of the funds and underlying funds.

The MER of a fund may change without notice unless the increase is due to an increase in the management fee or the insurance fee is increased above the limit.

Section 6 Investment options

See our website at sunlifeglobalinvestments.com/ investmentoptions for the funds available or talk to your insurance advisor.

We may change the funds available, including discontinuing funds, merging funds, adding new funds, and substituting funds with a substantially similar fund.

We may also add requirements to ensure that a minimum proportion of your holdings in the contract is held in fixed income investments. We may switch your units from one fund in your contract to another fund in your contract.

We will give you 60 days advance written notice before we proceed.

Some changes to the funds may be considered a fundamental change. See section 6.7, Fundamental changes, for more information.

Sun Life establishes the segregated funds and may invest in underlying mutual funds, stocks, bonds, or other investments. You do not become an owner of the underlying funds or assets.

6.1 Unit values

The unit value of a fund is the net asset value per unit of the fund. The net asset value of a fund is the total value of all assets in the fund minus all liabilities, fees, and charges divided by the total number of units outstanding.

Unit values are calculated every valuation day. See section 4.2, Valuation day, for more information.

6.2 Investment policy

Each fund has a fundamental investment objective which determines the investment policies and restrictions for the fund. Refer to the fund facts for details of each fund.

The investment policies may change from time to time. We will notify you of any material change.

A change to the fundamental investment objective will be considered a fundamental change. See section 6.7, Fundamental changes, for more information.

6.3 Potential risks of investing

There are a number of risks when you invest. The risk may be different depending on the fund you choose. For details of the risk on each fund refer to the fund facts.

We describe the risks that may affect the funds below.

Asset-backed and mortgage-backed securities risk

Some funds may invest in asset-backed or mortgagebacked securities, including asset-backed commercial paper.

These are issued by an entity created to hold a pool of assets and their associated cash flows and contractual rights. The entity is usually in the legal form of a trust. Their ability to make interest payments and repay the principal at maturity depends on the quality and performance of the underlying loans, and additional credit and liquidity support features.

If there is a sudden change in interest rates, the creditworthiness of the borrowers of the underlying loans may be affected, and the underlying loans could be subject to default or prepayment. In these circumstances, the value of the securities may be affected. In addition, there may be a mismatch in timing between the cash flow of the underlying loans and the payment schedule of the assetbacked or mortgage-backed security which may affect payments or liquidity.

Class risk

Mutual funds, including the underlying funds, sometimes issue different classes of units of the same fund. Each class has its own fees and expenses which each fund tracks separately. If one class is unable to meet its financial obligation the other classes must make up the difference.

Corporate class risk

Share classes - Certain underlying funds are structured as classes of shares of a single corporation which may contain multiple funds. Each underlying fund has its own assets and liabilities, which are used to calculate its value. The fund's assets are the property of the corporation. The fund's liabilities are the obligations of the corporation. That means if a fund cannot meet its obligations, the assets of the other funds may be used to pay those obligations.

Capital gains distributions - A corporate structure usually allows investors to defer paying tax on capital gains related to inter-class switches. However, in some circumstances, especially where there are a large number of switches out of a class, the corporation may be required to sell some of its investments attributable to that class to provide the cash required by it to fund the transfers to the other fund classes. This could cause a capital gain to be realized by the class, and the class could be required to distribute it amongst its shareholders, including a fund. As a result, you may receive an allocation of capital gains. If the amounts of capital gains realized are significant, the corporation may distribute these gains to the shareholders of the classes to which the switches were made.

Credit quality risk

When a company or government issues a fixed income security, it promises to pay interest and repay a specified amount on the maturity date. Credit risk is the risk that the company or government will not live up to that promise. Credit risk is lowest among issuers that have good credit ratings from recognized credit rating agencies. The riskiest fixed income securities are those issued by companies or governments with low or no credit ratings. These securities usually offer higher interest rates to compensate for the increased risk.

Currency risk

Currency risk exists when an investment is priced in a foreign currency. If the value of the foreign currency decreases compared to the value of the Canadian dollar, the value of that investment in Canadian dollars reduces. Changes in currency exchange rate can also impact the value of investments. To some extent, the effects of the change in a currency exchange rate can be offset by hedging foreign currency exposure. Exchange controls in some countries may also affect an investment's value if it is not possible to make currency transactions as needed.

Derivatives risk

A derivative is usually an agreement between two parties which effectively locks in the price of a stock, bond, currency or market index until a future date. The value of the agreement is derived from the value of the underlying security, currency or index.

Funds may only invest in derivatives if:

- it is consistent with the fund's investment objectives and policies, and
- it complies with the policies and rules of Canadian securities authorities, or in the case of an investment by a segregated fund, it complies with the individual variable insurance contract guidelines

Derivatives are used by some of the funds primarily to reduce risk. They are useful fund management tools for:

- Hedging helps protect against losses from changes in stock prices, exchange rates or market indices. Certain derivatives allow a portfolio manager to lock in an interest rate, currency exchange rate or stock price for a period of time when they expect upcoming volatility to negatively impact a particular investment.
- Market/currency exposure if the price of a market index is locked in for a period by a derivative, a similar effect to owning the underlying securities is achieved but without actually trading in those securities. Derivatives are useful for gaining exposure to regional areas where direct investment has additional risk. This risk may be due to markets that are not liquid or which impose foreign withholding taxes when foreign securities are sold. They are useful for gaining immediate market exposure until cash can be efficiently invested in specific stocks, and can be used to quickly redirect currency exposure.

Using derivatives comes with a number of risks. These may include:

- hedging with derivatives may not always work and it could restrict a fund's ability to increase in value
- there is no guarantee that a fund will be able to obtain a derivative contract when it needs to, and this could prevent the fund from making a profit or limiting a loss
- a securities exchange could impose limits on trading of derivatives, making it difficult to complete a contract
- the other party in the derivative contract might not be able to honour the terms of the contract
- the price of a derivative might not reflect the true value of the underlying security or index
- the price of a derivative based on a stock index could be distorted if some or all of the stocks that make up the index temporarily stop trading
- derivatives traded on foreign markets may be harder to close than those traded in Canada
- in some circumstances, investment dealers and futures brokers may hold some of an underlying fund's assets on deposit as collateral in a derivative contract. This increases risk because another party is responsible for the safekeeping of the assets.

The policies and rules of Canadian securities authorities prohibit using derivatives for leveraging which may expose a fund to market risks in excess of the fund's net assets. All underlying funds investing in derivatives must maintain cash, high quality liquid instruments (such as treasury bills) or securities in amounts sufficient to settle obligations under the derivatives. Risks associated with using derivatives to obtain exposure to a security, market or currency will generally be the same as the risk of investing directly in the underlying security, market or currency.

Emerging markets risk

Less developed markets in regions like Eastern Europe, Asia, South America, Africa and the Middle East may experience greater price changes than developed markets.

Equity risk

Equity risk is the risk that the value of a company will decrease. Equities (such as common shares) represent part ownership in a company. The value of an equity changes with the fortunes of the company. General market conditions, economic conditions in the country in which it operates, the health of the economy as a whole, and investor perceptions of the company can also affect the equity value. Equity-related securities, which provide indirect exposure to the equities of a company, can also be affected by equity risk. Examples of equity-related securities are warrants and convertible securities.

Foreign securities risk

Investments in foreign companies are influenced by economic and market conditions in the countries where the companies operate. Equities and fixed income securities issued by foreign companies and governments are often considered riskier than Canadian investments. One reason for this is that many countries have lower standards for accounting, auditing and reporting. Some countries are less politically stable than Canada and there is often less available information about individual investments. In some countries, there is a risk of nationalization, expropriation or currency controls. Trading restrictions or other laws may impede the sale or reduce the gains on an investment. It can be difficult to trade investments on foreign markets and the laws of some countries do not fully protect investor rights. These risks and others can contribute to larger and more frequent price changes among foreign investments. U.S. investments are not considered to have foreign investment risk.

Interest rate risk

Interest rates change over time. Interest rate risk is the risk that interest rate changes will reduce the value of the income securities held within a fund. Income securities include treasury bills, bonds, debentures and other debt securities which usually represent loans to companies or governments. The market values of those securities are affected by interest rates. When interest rates decrease, income securities generally increase in value; when interest rates increase, income securities generally decrease in value. Fixed income securities with longer terms to maturity are usually more sensitive to changes in interest rates than securities with shorter terms to maturity.

Investment trust risk

Investment trusts provide for investments in real estate, royalties, income and other types of investments. They are in the form of a trust and not a corporation. If there is not enough in the investment trust to satisfy a claim against the trust, its investors, including the underlying fund, could be held liable.

Investment trusts try to protect their investors by including provisions in their agreements that the investment trust's obligations will not be binding on investors. Investors could still be exposed to damage claims against the trust such as personal injury and environmental claims. Some jurisdictions have legislation to protect investors from the possibility of this liability.

The Income Tax Act has rules that may apply to investment trusts. If an underlying fund invests in an investment trust or limited partnership, these rules may apply and reduce after-tax returns.

Large redemption risk

Some underlying funds may have investors who own a large proportion of the outstanding units or shares of the underlying fund. For example, other institutions such as banks and insurance companies or other fund companies may purchase securities of the underlying funds for their own mutual funds, segregated funds, structured notes or discretionary managed accounts. Retail investors may also own a significant amount of an underlying fund.

If one of those investors redeems a large amount of their investment in the underlying fund, the underlying fund may have to sell its investments at unfavourable prices to meet the redemption request. This can result in significant price fluctuations to the net asset value of the underlying fund, and could reduce the returns of the underlying fund.

Liquidity risk

Liquidity risk is the risk that an investment cannot be easily converted into cash, which reduces its value. Liquidity is a measure of how easy it is to convert an investment into cash. An investment may be less liquid if it is not widely traded, if there are restrictions on the exchange where the trading takes place, or due to legal restrictions, the nature of the investment itself, settlement terms, or for other reasons such as a shortage of buyers interested in a particular investment, or an entire market. Investments with low liquidity can have dramatic changes in value and can result in a loss.

Real estate risk

Real estate by nature is not a liquid asset. There is no formal market for trading in real property and very few records are available to the public, which give terms and conditions of real property transactions. It may take time to sell real estate investments at a reasonable price. This could limit the fund's ability to respond quickly to changes in economic or investment conditions.

Securities lending risk

Securities lending, repurchase and reverse repurchase transactions may be used by an underlying fund to earn additional income. There are risks with these kinds of transactions.

The value of the securities loaned under a securities lending transaction or sold under a repurchase transaction might exceed the value of the cash or collateral held by the underlying fund. If the party to the transaction who is obliged to repay or resell the securities to the underlying fund defaults, the cash or collateral received as part of the transaction may be insufficient to enable the underlying fund to purchase replacement securities. The underlying fund may suffer a loss for the difference.

The value of the securities purchased under a reverse repurchase transaction may decline below the amount of cash paid by the underlying fund to the third party who sold the securities. If the third party defaults on its obligation to repurchase the securities, they may need to be sold for a lower price and a loss will be suffered by the underlying fund for the difference.

Short selling risk

Certain underlying funds may engage in a disciplined amount of short selling. A short sale is where an underlying fund borrows securities from a lender and then sells the borrowed securities in the open market. At a later date, the same number of securities are repurchased by the underlying fund and returned to the lender. In the interim, the proceeds from the first sale are deposited with the lender and the underlying fund pays compensation to the lender. If the value of the securities declines between the time that the underlying fund borrows the securities and the time it repurchases and returns the securities, the underlying fund makes a profit for the difference, less any compensation the underlying fund pays to the lender.

Short selling involves certain risks. There is a risk that:

- the securities don't decline enough in value during the period of the short sale to offset the compensation paid by the underlying fund
- the securities sold short may increase in value
- the underlying fund may experience difficulties repurchasing and returning the borrowed securities if a liquid market for the securities does not exist
- the lender may go bankrupt and the underlying fund may lose the collateral it has deposited with the lender

To reduce these risks, the underlying fund adheres to controls and limits. They sell securities of larger issuers for which a liquid market is expected to be maintained. The underlying fund also deposits collateral with lenders that meet certain criteria for creditworthiness and only up to certain limits.

Small capitalization risk

Capitalization is a measure of a company's value. It is the current price of a company's stock, multiplied by the number of shares issued by the company. Companies with small capitalization may not have a well-developed market for their securities. As a result, these securities may be difficult to trade, making their prices more volatile than those of large companies.

Specialization risk

Some underlying funds specialize in investing in a particular kind of industry or in a particular part of the world. If the selected industry or geographic area has a decrease in value, the underlying fund may suffer because there may be fewer investments to offset the decrease.

6.4 Reinvesting earnings

Any earnings of a fund's assets remain in the fund and increase the value of the units.

6.5 Interest of management and others in material transactions

In the last two years, Sun Life and its affiliates have not entered into any contracts that reasonably could be considered material to present or future owners of segregated fund contracts. This does not include contracts entered into in the ordinary course of business.

In the last three years, the principal broker, any director, or any senior officer of Sun Life or any associate or affiliate of them has not had any material interest in any transactions or proposed transactions that would materially affect the funds.

6.6 Custodian of funds

Sun Life has appointed RBC Investor Services Trust as the custodian of the cash and securities that make up the investment portfolio of each fund. The custodian's principal place of business is:

RBC Investor Services Trust 155 Wellington Street West, 5th Floor Toronto, Ontario M5W 1P9

6.7 Fundamental changes

We may make fundamental changes to your contract. To do this we must tell you in writing 60 days before the effective date of the change. The following are fundamental changes:

- a change to the fundamental investment objective of a fund,
- a decrease in the frequency that units of a fund are valued,
- an increase to the insurance fee of a fund above the insurance fee limit, or
- an increase to the management fee of a fund.

If we make a fundamental change you will have the following rights:

- transfer the value of the units of the fund affected by the fundamental change to a similar fund in the contract without any redemption fees or similar charges, and
- if a similar fund is not available in the contract, you may redeem the units of the fund affected by the fundamental change without any redemption fees or similar charges.

A similar fund is another fund that:

- has a comparable fundamental investment objective,
- is in the same investment category, and
- has a management fee and insurance fee which are the same as or lower than the current fund.

6.8 Auditor

Ernst & Young LLP, Kitchener, Ontario is the auditor of the funds.

Section 7 Compensation paid to your insurance advisor

Sun Lifetime Advantage GIF contracts are sold through licensed insurance advisors. Your advisor will be compensated for the service and advice they provide to you. The compensation may vary depending on your agreement with your distributor.

7.1 Sales commission

The amount you pay will vary depending on the sales charge option you select.

We deduct FEL and O class sales charges from your premium and pay them to your distributor.

We do not deduct DSC and low-load sales charges from your premium. We pay sales commission to your distributor. If you make withdrawals we may deduct DSC or low-load sales charges.

If you have purchased F class units we do not pay sales commission to your distributor.

7.2 Servicing commission

We pay a servicing commission to your distributor except if you have F class units. The servicing commission pays for the ongoing service and advice you are entitled to receive.

Except for O class, we pay the commission from the management fee of the fund.

When you purchase O class units you agree to pay your distributor a service fee. We collect this fee, plus applicable taxes, on your distributor's behalf by redeeming O class units from your contract monthly proportionately from each fund. The redemption of units to pay the fee does not affect your guarantees. You may negotiate the service fee with your insurance advisor, subject to a maximum amount. For details on the maximum amount see our website at sunlifeglobalinvestments.com/ff. To change the service fee we must receive written instructions agreed to by you and your insurance advisor.

If you have Private Client eligible units, see section 10, Private Client pricing, for more information.

Section 8 Tax information

8.1 General information

This is a summary of general tax information as it applies to this contract. It is for owners who are individuals (other than a trust) and are residents of Canada.

Any changes in the law or administrative practices of taxation authorities may result in a different tax treatment than is outlined in the tax summary. The information is not legal, tax, or estate planning advice.

This summary does not include all possible tax considerations. Consult your personal tax advisor about your individual circumstances.

8.2 The funds

Each fund is treated as a trust under the Income Tax Act.

Each fund must allocate all income and losses among contract owners who held units of the fund during the calendar year. The allocation may include Canadian dividends and interest, realized capital gains and losses and foreign source income. The fund does not pay tax on income.

If we change an underlying fund it may result in a capital gain or loss for the fund. Any gains or losses are allocated to contract owners.

8.3 Registered contracts

8.3.1 RRSPs, spousal RRSPs, LIRAs, LRSPs, RLSPs

An RRSP is registered under the Income Tax Act. Premium payments made to your RRSP or spousal RRSP may be tax deductible up to the limits permitted under the Income Tax Act. LIRAs, LRSPs, or RLSPs can only be opened with a premium payment that has been transferred according to pension law.

Investment income allocated by the funds is not taxable and we won't issue you a tax slip.

Transferring money to another registered contract is not taxable and we won't issue you a tax slip.

Withdrawals you make from your RRSP are taxable and we are required to withhold tax. We will issue you a tax slip and you will need to report this on your income tax return.

If you withdraw money from a spousal RRSP, your spouse may have to pay tax on the amount withdrawn. This may happen if an amount was paid to any spousal RRSP in the calendar year of the withdrawal or either of the previous two calendar years.

You cannot make cash withdrawals from LIRAs, LRSPs, or RLSPs unless an exception is permitted by pension law.

8.3.2 RRIFs, spousal RRIFs, LIFs, LRIFs, RLIFs, PRIFs

A RRIF is registered under the Income Tax Act. A RRIF can only be opened with money transferred from another registered contract. LIFs, LRIFs, RLIFs, and PRIFs can be opened with money transferred according to pension law. Transfers into these contracts are not taxable or tax deductible.

Investment income allocated by the funds is not taxable and we won't issue you a tax slip.

All amounts withdrawn from the contract are reported as income and are taxable. We will issue you a tax slip for these withdrawals. We will deduct withholding tax for any amount withdrawn that is more than the minimum annual payment.

8.3.3 TFSAs

A TFSA is registered under the Income Tax Act. Premium payments made to a TFSA are not tax deductible.

You do not have to report investment income allocated to you by the funds on your income tax return and we won't issue you a tax slip.

Withdrawals are not taxable and no withholding tax is deducted. Any amounts you withdraw in the current calendar year will be added to your TFSA contribution room at the beginning of the following calendar year.

8.4 Non-registered contracts

You may have to pay taxes when:

- income is allocated to you by a fund, and
- capital gains are realized when you redeem units.

We will send you tax slips for income and dividends allocated to you and capital gains and losses reported to you as a result of fund switches, withdrawals, trading activities of the funds, fund closures and underlying fund distributions and substitutions. You will need to report these on your income tax return.

8.5 Taxation on death

8.5.1 Registered contracts

We will pay the death benefit to your named beneficiary or, if none has been named, to your estate except as outlined below.

If your beneficiary is someone other than your spouse or financially dependent child or grandchild, the death benefit must be included as taxable income on your final income tax return.

If your beneficiary is your child or grandchild who is financially dependent on you (due to mental or physical disability), they or their legal representative may choose to transfer the death benefit to your beneficiary's own registered contract subject to applicable legislation.

If your beneficiary is a minor child or grandchild who is financially dependent on you, their legal representative may choose to transfer the death benefit to a term certain annuity for the child, payable until age 18. No tax is payable by your estate on the amount transferred to the annuity. The minor child or grandchild is taxed on the annuity income they receive each year.

For contracts that contain locked-in pension money, we may be required to pay the death benefit to your surviving spouse, even if you have named a different beneficiary.

RRSP

If you have named your spouse as the beneficiary they can choose to transfer the death benefit into their own registered contract. If the death benefit is paid in cash, it will be taxable to you on your final income tax return.

RRIF

If you have named your spouse as the successor annuitant and if your spouse is alive and still your spouse when you die, they will automatically become the owner and annuitant. The contract will continue and no death benefit is payable. If they are not the successor annuitant but are named sole beneficiary they may choose to:

- transfer to their own registered contract, or
- take cash, which will be taxable to you on your final income tax return.

TFSA

If you have named your spouse as the successor planholder and if your spouse is alive and still your spouse when you die, they will automatically become the planholder and annuitant. The contract will continue and no death benefit is payable. If they are not the successor planholder but are named sole beneficiary they may choose to:

- transfer to their own TFSA contract, or
- take cash.

On the death of the last planholder the contract will no longer be a TFSA. There may be tax payable when the death benefit is paid to the beneficiary. Talk to your tax advisor for more information.

8.5.2 Non-registered contracts

On the death of either the owner or annuitant, the tax implications will depend on a number of factors, including how the contract is owned, who the named beneficiary is, and whether there is a successor owner or successor annuitant. Talk to your insurance advisor or your tax advisor for more information.

Section 9 Estate planning

9.1 General information

This contract may provide you with estate planning advantages.

This summary provides general information. Consult your insurance advisor about your individual circumstances.

9.2 Beneficiaries

On the death of the last surviving annuitant, we pay the death benefit to the person or persons entitled to receive it.

If you have named more than one beneficiary, you may tell us in writing how the death benefit is to be divided. If you have not indicated how the death benefit, or a share of the death benefit, is to be divided, we will divide it according to applicable law.

We are not responsible for confirming the accuracy or validity of any beneficiary designation that you provide to us.

If you have used the contract as security for a loan (where allowed), the death benefit may be paid to the lender or, under the Quebec Civil Code, a hypothecary creditor.

If your contract was funded with locked-in pension money we may be required by pension law to pay the death benefit to your spouse instead of your named beneficiary.

9.2.1 Irrevocable beneficiaries

If you have designated the beneficiary as irrevocable, you cannot change the designation without the beneficiary's written consent, unless otherwise permitted by law.

You may need the irrevocable beneficiary's written consent for certain transactions such as withdrawals, assignments (including hypothecs in Quebec), or transfer of ownership.

An irrevocable beneficiary who is a minor cannot provide consent. A parent, guardian or tutor cannot provide consent on behalf of a minor who has been named as irrevocable beneficiary.

You may be able to apply to the court for an order permitting you to deal with the contract without the consent of the irrevocable beneficiary.

9.3 Non-registered contracts

You can name a successor annuitant on non-registered contracts. When the annuitant dies the successor annuitant will automatically become the annuitant.

On your death, if there is a surviving annuitant, your nonregistered contract continues. If the contract continues, no death benefit is payable.

9.3.1 Successor owner

You may appoint a successor owner or owners for nonregistered contracts only. In Quebec, the successor owner is called the subrogated policyholder(s). If you die and the contract continues, ownership of the contract passes to your successor owner. This change in ownership occurs without the contract passing through your estate.

If the successor owner is someone other than your spouse, the transfer of ownership is a taxable disposition and all realized and unrealized gains must be reported on your final income tax return.

If you are the last surviving annuitant, the contract will end and the death benefit will be paid to the person entitled to receive it.

9.4 Registered contracts

You cannot appoint a successor owner or successor annuitant for an RRSP, LIRA, LRSP, RLSP, LIF, LRIF, RLIF or PRIF contract.

You can name your spouse as the successor annuitant for a RRIF contract. When you die, if your spouse is alive and still your spouse, they will automatically become the owner and annuitant. The contract will continue and no death benefit is payable.

You can name your spouse as the successor planholder for a TFSA contract. When you die, if your spouse is alive and still your spouse they will automatically become the planholder and annuitant. The contract will continue and no death benefit is payable.

Section 10 Private Client pricing

We may offer Private Client pricing. If available, this will provide you with a cost effective investment solution.

Private Client pricing is subject to our administrative rules. We may discontinue or change all or part of the pricing, including any class of units offered.

Contact your insurance advisor for more information. For information on which segregated funds are available in Private Client pricing, see our website at sunlifeglobalinvestments.com/investmentoptions or talk to your insurance advisor.

10.1 Private Client pricing eligibility

To receive Private Client pricing, your contract must meet a minimum market value in Private Client eligible units.

Minimum amounts, segregated funds, sales charge options and fund classes that are eligible are subject to our administrative rules and can change. For a current list of what is eligible, see our website at sunlifeglobalinvestments. com/investmentoptions or talk to your insurance advisor.

We may change the minimum market value for Private Client pricing at any time. We may make an exception to this minimum based on the holdings in one or more eligible products according to our administrative rules.

If at any time the market value of your Private Client eligible units falls below the minimum, we may terminate your participation without notice.

10.2 Private Client management fees

When the market value of units in eligible segregated funds is equal to or more than the minimum for Private Client pricing, you will receive a reduced management fee for those units. We calculate management fee reductions daily and apply them to the contract at the end of the month. For information on the management fee reductions see our website at sunlifeglobalinvestments.com/privateclientpricing.

Private Client units will automatically receive the management fee reduction as long as the market value of all eligible units remains at or above the minimum required. These units will not receive the management fee reduction while the market value is below the minimum.

For all eligible units, except O class units, we apply the management fee reduction monthly by allocating additional units to your contract. The additional units do not affect your guarantees.

For O class units we collect the management fee, net of the management fee reduction, plus applicable taxes, monthly directly from your O class units proportionately from each fund. The redemption of units to pay the management fee does not affect your guarantees. For the management fees, see our website at sunlifeglobalinvestments.com/ investmentoptions or talk to your insurance advisor.

If we terminate your participation in Private Client pricing, we may switch your O class units to the equivalent value of FEL units of the same fund within your contract without any sales charges.

Sun Lifetime Advantage Guaranteed Investment Fund Contract

Important information

This is your Sun Lifetime Advantage Guaranteed Investment Fund (Sun Lifetime Advantage GIF) contract.

If any addendum or amendment is required, we provide it to you and it will form part of your contract.

The contract takes effect on the valuation day of the first premium payment and when Sun Life receives and accepts the initial contract opening requirements. Your receipt of this document does not constitute our acceptance. We will send you confirmation of your purchase.

Any amount that is allocated to a segregated fund is invested at the risk of the contract owner and may increase or decrease in value.

Certificate

In this contract "you", "your" and "owner" mean the owner of the contract. "Sun Life", "we", "us", and "our" mean Sun Life Assurance Company of Canada. Sun Life's head office is located at 227 King Street South, Waterloo, Ontario N2J 4C5.

This contract is available as a non-registered contract. If you are applying for a registered contract, you request that we apply for registration of the contract under the Income Tax Act and any applicable pension law if the contract is funded by locked-in money.

Sun Life is the issuer of this Sun Lifetime Advantage GIF individual variable annuity contract and the guarantor of any guarantee provisions in this contract.

Oricia Smith

President, SLGI Asset Management Inc. & Senior Vice President, Investment Solutions Sun Life Assurance Company of Canada

Jason Agaby Vice President, Product Management Sun Life Assurance Company of Canada

Section 1 The contract

The contract includes the application, these contract provisions, and any pension addendum that applies. It also includes any subsequent amendments we have agreed to in writing.

If you ask us to register your contract, the RRSP, RRIF or TFSA endorsement that applies, and any pension addendum form part of your contract.

The information in the fund facts is accurate and complies with the Individual Variable Insurance Contract Guidelines Relating to Segregated Funds of the Canadian Life and Health Insurance Association (CLHIA) and the Autorité des marchés financiers (AMF) as of the date prepared. The following information in the fund facts forms part of the contract:

- name of the contract and fund name,
- management expense ratios (MERs),
- risk disclosure,
- fees and expenses, and
- right of rescission.

If there is an error in the fund facts information, we will use reasonable measures to correct the error. You will not be entitled to specific performance under the contract.

We may limit the number of Sun Lifetime Advantage GIF contracts you own and can refuse to accept subsequent applications for the same registration type.

Every action or proceeding against us for the recovery of insurance money payable under the contract is absolutely barred unless commenced within the time set out in the Insurance Act or other applicable legislation.

Our rights under this contract will not be affected by our having waived them previously.

Section 2 General overview

2.1 Currency

Any payments by you or by us will be made in Canadian dollars.

2.2 Ownership

You may exercise rights as the owner of this contract, subject to any legal limitations. Your rights may be restricted if a beneficiary has been appointed irrevocably, or if this contract has been assigned as collateral security or hypothecated.

2.3 Annuitant

The annuitant is the person on whose life the contract and guarantees are based. The annuitant can be you or an individual you designate subject to the Income Tax Act and our administrative requirements.

2.4 Beneficiary

You may designate a beneficiary or beneficiaries to receive the death benefit when the last surviving annuitant dies. You may change the beneficiary designation unless the beneficiary has been named irrevocably.

If the beneficiary is irrevocable, you cannot change or remove the designation without the irrevocable beneficiary's written consent. Certain transactions such as withdrawals, assignments (including hypothecs in Quebec), or transfer of ownership may require the irrevocable beneficiary's written consent. An irrevocable beneficiary who is a minor cannot provide consent.

Any beneficiary change must be in writing and takes effect on the date you sign the change. We will not be bound by any designation or change in designation which we have not received at our head office by the date we pay or take any action.

We are not responsible for the validity or effect of any designation or change in designation. If there is no surviving beneficiary for all or part of the death benefit at the time of the last surviving annuitant's death which results in a death benefit being payable, that amount will be paid to the owner

or if the owner was the annuitant, to the owner's estate. If your contract was funded with locked-in pension money we may be required by pension law to pay the death benefit to your spouse instead of your named beneficiary. If you have used the contract as security for a loan (where allowed), the death benefit may be paid to the lender or, under the Quebec Civil Code, a hypothecary creditor.

2.5 Successor owner

You may appoint one or more successor owners for non-registered contracts if you:

- are not the annuitant, or
- if you are the annuitant and a successor annuitant has been named.

The successor owner may exercise rights as the owner of this contract after your death. Their rights may be restricted if an irrevocable beneficiary has been named or if the contract has been assigned as collateral security or hypothecated. In Quebec, successor owner means subrogated policyholder. The owner can remove a successor owner at any time before the owner dies.

2.6 Successor annuitant

You must appoint the successor annuitant before the annuitant dies. You can remove a successor annuitant at any time before the annuitant dies, subject to legal restrictions.

Non-registered contracts

You may appoint a successor annuitant for non-registered contracts. When the annuitant dies, the successor annuitant, if alive, automatically becomes the annuitant. The contract will continue and no death benefit is payable.

RRIF

You can name your spouse as successor annuitant on a RRIF contract. When you die, if your spouse is alive and still your spouse they automatically become the owner and annuitant. The contract will continue and no death benefit is payable.

TFSA

You can name your spouse as successor planholder on a TFSA contract. When you die, if your spouse is alive and still your spouse they automatically become the planholder and annuitant. The contract will continue and no death benefit is payable.

2.7 Protection against creditors

This contract may be exempt from seizure by your creditors. Consult with your legal advisor for more information.

2.8 Transaction instructions

Throughout the contract, we ask you to send us instructions in writing for certain transactions. We may allow you to provide non-written instructions according to our administrative rules.

You will be bound by any instructions you give us.

2.9 Administrative rules

When we say "administrative rules" we mean the administrative rules in place at the time of a transaction. We may change our administrative rules, without notice to you, for various reasons including:

- to improve service,
- to reflect corporate policy, or
- for economic or legislative changes including revisions to the Income Tax Act.

Section 3 Deposits

3.1 Deposits

A deposit is a premium amount you pay minus any sales charges or other government taxes.

Deposits are subject to the terms of the contract and our administrative rules. The maximum age restrictions for deposits are described in section 2.1, Deposits, in the information folder. The valuation day for the deposit is the day we receive your instructions. See section 8, Values, for more information.

You may allocate your deposit to purchase units of one or more of the funds we have available. You must tell us in writing the fund(s) and the sales charge option you select. If you select more than one fund, you must also tell us in writing the amount that is to be allocated to each fund.

The number of units purchased in any fund is equal to your premium, less any sales charges or fees, allocated to that fund divided by the value of a unit in that fund on the valuation day.

The value of a segregated fund unit is not guaranteed, but fluctuates with the investment performance of the assets of the segregated fund. See section 8, Values, for more information.

We may refuse or refund any deposit. We establish maximum and minimum premium and deposit amounts. We have the right to refund any deposit. If the total of all of your premiums are more than \$1 million you must first get our written consent before we will accept it.

We may request medical evidence about the annuitant and refuse deposits if the medical evidence is incomplete or unsatisfactory.

We may request proof of age, sex, survival or marital status of any person whose information is used to determine benefits. If this information has been misstated, we may recalculate the benefits to equal those that would have been provided for the person's correct age, sex, survival or marital status. We may recover any payments made based on incorrect information.

You may have rescission rights under this contract. See section 10, Rescission, for more information.

3.2 Fund availability

At any time we may decide that any of our funds are no longer available for new deposits, or we may close a fund.

If we close a fund we will give you advance written notice of our intent. Our written notice will tell you the fund(s) that is no longer available, the fund in which we propose to purchase units, and the date an automatic fund switch will occur. We will send notice to the last address you provided to us. You have the option to select an alternative fund before the date of the automatic switch.

If we close a fund, and a similar fund is not available, you may request in writing to withdraw units of the fund without incurring charges, or make a fund switch to a different fund. If we do not receive your request before the date of the automatic fund switch, we will redeem the units in the fund that will no longer be available and use the value of these units to purchase units in the proposed fund.

We may add, close, or split funds, and change a fund manager of any of the funds, subject to notification requirements. We may also merge funds.

We may also add requirements to ensure that a minimum proportion of your holdings in the contract is held in fixed income investments. We may switch your units from one fund to another fund in your contract.

We will give you advance written notice before we proceed.

If we make a fundamental change, you will be given the opportunity to switch or withdraw the units of the fund(s) without incurring charges if no similar fund is available. See section 9, Fundamental changes, for more information.

3.3 Sales charge options

Front-end load sales charge (FEL)

Under this sales charge option, you pay an FEL charge when you make a premium payment. We pay this sales charge to your distributor. You can negotiate the amount you pay with your distributor.

The sales charge will be a percentage of your premium. The charge will never be more that 5% and never less than 0%. We deduct the sales charge from your premium and use the net amount to allocate units to your contract.

Deferred sales charge (DSC) and low-load sales charge

A DSC or low-load sales charge may apply to units with a DSC or low-load sales charge option. We charge DSC or low-load sales charges when you surrender units. We call these charges redemption fees. We don't charge redemption fees for death benefit payments.

When you make a premium payment and purchase DSC or low-load sales charge units, we record the date of purchase and the cost of each unit. We call this the original purchase date and the cost of each unit, the original cost.

When you redeem any of those units to make a fund switch, we will multiply the number of units redeemed by the original cost of each unit. We divide this total by the number of units purchased to calculate the original cost of each of the new units. The new units retain the original purchase date of the units redeemed. This applies to all subsequent fund switches.

When you redeem DSC or low-load sales charge units to make a withdrawal, we will calculate the redemption fees based on the original purchase date and the original cost of the units redeemed.

DSC sales charges will apply to withdrawals made during the first seven years following the date of each deposit to the DSC units.

Low-load sales charges will apply to withdrawals made during the first three years following the date of each deposit to the low-load sales charge units.

We calculate the amount of the sales charge as a percentage of the original cost of the units you surrender.

Years will always be measured from the original purchase date of the units. This means that units purchased with the oldest premiums will be surrendered first.

If redeemed during	DSC charges	Low-load charges
Year 1	5.5%	3.0%
Year 2	5.0%	2.5%
Year 3	5.0%	2.0%
Year 4	4.0%	Nil
Year 5	4.0%	
Year 6	3.0%	
Year 7	2.0%	
After Year 7	Nil	

The order of redemption is:

- units that qualify for DSC-free units
- matured units (units no longer subject to a redemption fee)
- units that have a fee remaining, starting with those that mature first

DSC-free units

Under our administrative rules, we allow you to redeem a portion of your DSC and low-load units from a fund without charge. We may change these rules at any time. We waive redemption fees on withdrawals for DSC-free units. The table below shows the amount of these units that are available each calendar year.

	% of fund units on the previous December 31st	% of fund units purchased in the current year (excluding units purchased with a fund switch)
Non-registered, RRSP, TFSA, LIRA, LRSP, RLSP	10	10
RRIF, LIF, LRIF, RLIF, PRIF*	20	20

* includes nominee or intermediary contracts

We may at times offer a product transfer program to fully or partially reimburse you for sales charges incurred in transferring funds to this contract. Any reimbursement will be used to purchase units for this contract and will not be paid in cash. Reimbursement is subject to the rules of the program in effect at the time of the transfer. We can change or cancel the product transfer program at any time without notice.

F class

If you have a fee-based account or wrap account with your distributor you may be able to select this sales charge option. You pay F class sales charges directly to your distributor and not from your contract.

You may change from a contract held in nominee name to a contract held in client name with us. The units will move from the F class sales charge option to the FEL sales charge option without a sales charge. Your guarantees will not be affected and the change will not result in a taxable disposition if the fund(s) remains the same.

If we are notified that you no longer have a fee-based or wrap account, we will move the units in the F class sales charge option to the FEL sales charge option according to our administrative rules.

O Class

When you purchase O class units we pay the FEL sales charge to your distributor. You can negotiate the amount you pay with your distributor.

When you purchase O class units you agree to pay your distributor a service fee. We collect this fee plus applicable taxes on your distributor's behalf by redeeming O class units monthly from your contract proportionately from each fund. The redemption of units to pay the fee does not affect your guarantees.

You may negotiate the service fee with your insurance advisor, subject to a maximum amount. For details on the maximum amount see our website at sunlifeglobalinvestments.com/ff.

To change the service fee, we must receive written instructions agreed to by you and your insurance advisor.

3.4 Dollar cost average (DCA) fund

The DCA fund allows you to move your premium from the DCA fund into other funds within your contract on a scheduled basis.

You must establish regular fund switches out of the DCA fund over a specified period. You cannot switch money into the DCA fund. All deposits to the DCA fund will be administered based on our administrative rules.

Section 4 Fund switches

You may ask us in writing to redeem some or all of the units of one fund, to purchase units in one or more of our other available funds subject to our administrative rules. The number of switches allowed per year, without charge, is based on our administrative rules.

Fund switches in non-registered contracts are taxable dispositions. This may result in a capital gain or loss.

The value of the units that are redeemed as a result of a fund switch fluctuate with the market value of the underlying assets and is not guaranteed.

Moving between different sales charge options is not a fund switch and redemption fees may be charged. This movement between sales charge options is a withdrawal and a new deposit. It may take place on multiple valuation days and it will affect your guarantees.

Section 5 Withdrawals

5.1 Withdrawals

You may request withdrawals from the contract depending on the registration type of the contract. Withdrawals you make will reduce the maturity and death benefit guarantees and may reduce the income guarantee. See section 7, Terms of the guarantees, for more information.

For each withdrawal we redeem units from the fund(s) you choose. We redeem them at the unit value on the valuation day of the withdrawal. The value of the units redeemed will change with the market value of the underlying assets of the fund(s) and is not guaranteed.

We may apply a fee for some withdrawals. We may deduct any fees and withholding taxes from your withdrawal. See section 6, Fees and charges, for more information.

We set minimum amounts for withdrawals. The minimum amount is before any fees or withholding taxes are deducted.

Redeeming all units in your contract before you elect lifetime guaranteed income terminates the contract. Withdrawals that exceed the lifetime guaranteed income amount once you have elected lifetime guaranteed income will proportionately reduce the lifetime guaranteed income amount. If the lifetime guaranteed income amount is reduced to \$0, your rights under this contract terminate. You can't make cash withdrawals from LIRAs, LRSPs, or RLSPs unless an exception is permitted by pension law. Withdrawals from non-registered contracts may result in capital gains or losses. Withdrawals from registered contracts, except TFSA, are taxable. See section 8, Tax information, in the information folder for more information.

We process your withdrawal on the valuation day we receive your request. If we receive your request on a nonvaluation day, we process it on the next valuation day. See section 8, Values, for more information.

At our discretion, we may delay payments for excess withdrawals from the contract according to our administrative rules.

5.2 Scheduled withdrawals

The scheduled withdrawal frequencies available are monthly, quarterly, semi-annually and annually. The scheduled payment options are:

- Lifetime guaranteed income: you select the frequency of the withdrawals. The total of all withdrawals each calendar year will equal the lifetime guaranteed income amount.
 - For RRIF, LIF, LRIF, RLIF and PRIF, the total withdrawals for each calendar year will equal the minimum annual payment amount or the lifetime guaranteed income amount, whichever is higher.
- Level net amount: you select the frequency of the withdrawals and the amount you want to receive. In addition to this amount we will withdraw any fees and withholding taxes.
- Level gross amount: you select the frequency and amount of the withdrawal before any fees and withholding taxes are deducted.
- Minimum annual payment: for RRIF, LIF, LRIF, RLIF, and PRIF only. The minimum annual payment is calculated according to the Income Tax Act. Each withdrawal must be for the same amount.
- Maximum annual payment: for LIF, LRIF, and RLIF only. The maximum annual payment is calculated according to pension law. Each withdrawal must be for the same amount. The total for the calendar year will equal the maximum annual payment.

The scheduled withdrawal option, withdrawal allocation instructions and frequency you select will remain in effect until you tell us in writing to change them. Any changes will affect future payments only. We may apply restrictions and charges to any scheduled withdrawals you request based on our administrative rules. We may change the frequency and withdrawal options at any time.

If you ask us to redeem units of a fund with a DSC or lowload sales charge option before the end of the specified period, a sales charge will apply. We may waive these charges up to the DSC-free amount. See section 6.1, Sales charges, for more information.

We will deposit your scheduled withdrawal to the bank account we have on record for you. If the date specified is on a non-valuation day, the deposit is on the valuation day before your scheduled withdrawal.

5.3 Required withdrawals

RRIFs, LIFs, LRIFs, RLIFs, and PRIFs require a minimum annual payment be withdrawn each year. We calculate the minimum annual payment amount based on the total value of your contract on January 1st of each year. If the total amount withdrawn is less than the required minimum annual payment, we will pay you the balance before the end of the year.

The payment will be withdrawn using the payment allocation instructions we have on file for you. If none have been provided, we will pay it according to our administrative rules.

If you have LIFs, LRIFs, and RLIFs there is a maximum annual payment amount that is set out by pension law. You cannot withdraw more than this amount unless an exception is permitted by pension law.

Tax withholding options

Depending on the payment amount you select, tax may apply. Under the Income Tax Act we are required to withhold tax from payments that are more than the minimum annual payment amount. You can also request to have additional withholding tax deducted from your payment. You must request this in writing.

Section 6 Fees and charges

6.1 Sales charges

The amount of sales charges is determined by the premium amount and the sales charge option under which you originally purchased units.

Moving money between different sales charge options is not permitted, unless we allow it under our administrative rules. Guarantee top-up deposits we make to your contract are not subject to sales charges. See section 7, Terms of the guarantees, for more information.

We may offer additional sales charge options for contracts that meet our administrative rules. If a contract holds units with these sales charge options and they no longer meet our requirements, the units will be transferred to another sales charge option based on our administrative rules.

6.2 Fund fees

Insurance fees

You pay an insurance fee to us for providing the income guarantee, maturity guarantee and the death benefit guarantee. We calculate and charge this fee to each fund.

The insurance fee is an annual percentage of the value of all units held in your contract. The annual percentage is available on our website at sunlifeglobalinvestments.com/ investmentoptions or talk to your insurance advisor. We calculate and charge this fee daily to each fund. We may increase this fee, without notice, up to the insurance fee limit. The insurance fee limit is the insurance fee plus the greater of:

- 0.50%, or
- 50% of the insurance fee.

We will give you 60 days advance written notice if we increase the insurance fee above the stated limit on any fund. See section 9, Fundamental changes, for more information.

For more information on the current insurance fees for each fund, see our website at sunlifeglobalinvestments.com/ investmentoptions or talk to your insurance advisor.

Management fees

You pay a management fee to us for managing the fund(s). We calculate and charge this fee daily to each fund. Each fund will have a different management fee. Management fees may also vary depending on the sales charge option. It is an annual percentage based on the value of all units held in each fund in the contract. For more information on the management fees, see our website at sunlifeglobalinvestments.com/investmentoptions or talk to your insurance advisor.

The management fees of a fund include all management fees charged by us and any underlying fund. There is no duplication in the management fees and sales charges of the funds and underlying funds.

If we increase the management fee on any fund, we will give you advance written notice. See section 9, Fundamental changes, for more information.

Under current law, taxes may apply to management fees.

Management expense ratio (MER)

The MER is a measure of the cost to run a fund. The MER is calculated based on the insurance fees, the management fee, and a fund's operating expenses.

The MER includes the MER of any underlying fund and any fees or sales charges associated with that underlying fund. There is no duplication in the fees and sales charges of the funds and underlying funds.

The operating expenses of a fund may include operating and administrative costs, legal fees and audit fees. The MER of a fund may be changed without notice unless the increase is due to an increase in the management fee as referred to above or the insurance fee is increased above the limit.

The MER includes applicable taxes.

6.3 Administrative fees

We may charge the following administrative fees:

- Early withdrawal fee charged if you redeem units within 30 business days of the date you acquire them. The fee is 2% of the value of the units redeemed after any redemption fees have been charged.
- Small policy fee charged if the minimum amount to establish the contract has not been met at the end of a calendar year following the calendar year of the initial deposit or if you have redeemed units which reduce the market value below the minimum. The fee will be up to \$150.

These fees do not apply to scheduled withdrawals or to scheduled fund switches.

We may recover from you, by redeeming units of the fund(s), any expenses or trading losses we incur due to your errors. For example, this may include cheques returned for insufficient funds, or incorrect or incomplete instructions. Any charges we recover will be equal to any expenses or losses we incurred.

Section 7 Terms of the guarantees

We guarantee that at specific dates you or your beneficiary will be entitled to receive an amount calculated according to the terms of this contract.

7.1 Lifetime guaranteed income

7.1.1 General information

The Sun Lifetime Advantage GIF contract provides you a lifetime guaranteed income which you can receive while the contract is in effect.

When you make a deposit we apply the minimum income rates to establish the minimum income you are guaranteed to receive for each income age at which you may start receiving income. You must tell us when you want to start receiving your lifetime guaranteed income. We call this electing the lifetime guaranteed income.

Income age is the age of the annuitant or the youngest age of the annuitant and joint life, at the end of any calendar year in which you can elect to begin receiving lifetime guaranteed income. The minimum income amounts increase as the income age increases.

On each anniversary date, your minimum income amounts may increase before you elect income. This will happen if the current market value of your contract multiplied by the minimum income rate for an income age is greater than the existing minimum income amount for that income age. We call this an annual income reset.

When you establish the contract you must select whether you want the income based on the annuitant's life or the lives of the annuitant and their spouse (joint life).

To help you manage the lifetime guaranteed income, we apply an income protection service to your contract with your first deposit. With this service, unless you or your advisor tells us to proceed, we will not process any withdrawals that you request before you elect lifetime guaranteed income or any withdrawal that exceeds your lifetime guaranteed income amount. You can remove or reapply this service at any time, subject to our administrative rules.

7.1.2 Minimum income rate

A minimum income rate is a rate that applies to each deposit or annual income reset before you elect lifetime guaranteed income. We use these rates to calculate the amount of lifetime guaranteed income you will receive.

The minimum income rates are set on each valuation day for each income age. Income age is the age of the annuitant or the youngest age of the annuitant and joint life, at the end of any calendar year in which you can elect to begin receiving lifetime guaranteed income. The minimum income rates increase as the income age increases.

Minimum income rates can change daily. If you make multiple deposits, different minimum income rates may apply to each of the deposits. Different rates may also apply on any anniversary date when we determine if you are entitled to an annual income reset. Current rates can be found on our website sunlifeglobalinvestments.com.

7.1.3 Escalating guaranteed income

The escalating guaranteed income is the minimum income amount for each potential income age which increases (escalates) at each higher age. This will always be true, even if there have been multiple deposits, early withdrawals or resets.

The first deposit to the contract establishes a minimum income amount for each income age. The minimum income amount for each income age will be based on the initial deposit amount and the minimum income rates on the valuation day of the initial deposit. Minimum income rates will vary depending on the age and sex of the annuitant for the single life income option and the age of the youngest of the annuitant and joint life for the joint life income option.

You may make additional deposits to the contract. Additional deposits before you elect to receive lifetime guaranteed income will increase the escalating guaranteed income. The minimum income amounts will be increased for all potential income ages by the additional deposit multiplied by the minimum income rates on the valuation day of that deposit. We will tell you the escalating guaranteed income amount for a select number of income ages on your confirmation, semi-annual statement and your annual statement. For other income ages contact your insurance advisor.

Withdrawals before you elect to receive lifetime guaranteed income will proportionately reduce your minimum income amount for each income age and reduce your escalating guaranteed income.

Resets may increase some or all of your minimum income amounts.

7.1.4 Annual income resets

Each year on your anniversary date, before you elect lifetime guaranteed income, we determine if an annual income reset is required. Your minimum income amounts will increase if the current market value of your contract, multiplied by the minimum income rate for an income age, is greater than the existing minimum income amount for that income age. If the anniversary date is not on a valuation day, the reset will happen on the previous valuation day.

On the anniversary date, we compare your existing minimum income amounts for each income age to the current market value of your contract multiplied by the current minimum income rate for each income age. We will use the minimum income rates which would apply if you were to make a deposit on the annual income reset date. If the minimum income amount we calculate for any income age is greater than your existing minimum income amount, we will reset it to the higher amount. If the amount we calculate is less than your existing minimum income amount, it will not change.

With an annual income reset, the minimum income amount may increase for some income ages but remain unchanged for others. This depends on the market value of the contract and the minimum income rates on the valuation day of the annual income reset.

7.1.5 Lifetime guaranteed income

The lifetime guaranteed income is the maximum amount of income that will be available each calendar year for withdrawals for the life of the annuitant if the single life income option is selected or if the joint life income options is selected, for the life of the annuitant and joint life. See section 7.1.8.2, Joint life income option, for more information. This amount is guaranteed if:

- the minimum age requirements have been met,
- you have elected to receive your lifetime guaranteed income,
- the annual withdrawal limits are not exceeded, and
- for the joint life income option, on the annuitant's death, the joint life:
 - for a non-registered, TFSA or RRIF contract, is the successor annuitant or the successor planholder, or
 - for all other registration types, is the spouse of the annuitant and the sole beneficiary.

The lifetime guaranteed income is not established until you elect lifetime guaranteed income. For the single life income option you may only elect income on or after January 1st of the year the annuitant turns 50. If you have selected the joint life income option, you may only elect income on or after January 1st of the year the younger of the annuitant and the joint life turns 50.

The lifetime guaranteed income is calculated based on the current income age on the valuation day of your election. Once you have elected income, it cannot be changed or revoked.

If you have a RRIF contract, at the beginning of each year after you have elected income, we will adjust your lifetime guaranteed income amount to be either the RRIF minimum annual payment, or the lifetime guaranteed income amount, whichever is higher. This is called the adjusted lifetime guaranteed income amount. You can withdraw up to the adjusted lifetime guaranteed income amount each year without affecting your lifetime guaranteed income.

You must choose the lifetime guaranteed income payment option to receive the adjusted lifetime guaranteed income amount. If you choose RRIF minimum as your payment option, you will only receive the RRIF minimum annual payment amount.

If the total of all scheduled and unscheduled withdrawals taken during the year are less than the RRIF minimum annual payment, we will make an additional payment before the end of the year to satisfy this minimum.

For the single life income option, you cannot use the age of an older spouse to calculate the RRIF minimum annual payment.

The remaining lifetime guaranteed income amount is the amount of guaranteed income available that is left for you to withdraw in the current calendar year. Withdrawals reduce the remaining lifetime guaranteed income amount. Once you have withdrawn the full amount of lifetime guaranteed income in any year, or exceeded that amount, the remaining lifetime guaranteed income amount will be \$0.

The lifetime guaranteed income will be available each year if you have not exceeded the lifetime guaranteed income amount or the adjusted lifetime guaranteed income amount (if the RRIF minimum annual payment applies). If you exceed this amount in any calendar year, we will proportionately reduce the annual lifetime guaranteed income amount.

The formula for proportionate reduction is:

- Proportionate reduction = G x W/MV
 - G = lifetime guaranteed income amount
 - W = market value of the units withdrawn*
 - MV = total market value of the units immediately before the withdrawal that causes the lifetime guaranteed income amount to be exceeded

* For the first withdrawal in a calendar year that results in your exceeding the lifetime guaranteed income amount (or adjusted lifetime guaranteed income amount if the RRIF minimum annual payment applies) only: W includes all withdrawals for the current calendar year. After that, W is the market value of the units withdrawn for that transaction only.

Nominee self-directed RRIF contracts (including nominee locked-in contracts)

We will calculate a notional RRIF minimum annual payment using the market value of the contract on January 1st of each year. It's calculated based on the annuitant's age unless the trustee tells us it must be based on the age of the annuitant's spouse. For the single life income option, you cannot use the age of an older spouse to calculate the notional RRIF minimum annual payment. Payments don't have to be taken from the contract until the lifetime guaranteed income is elected. The adjusted lifetime guaranteed income amount will be the greater of the lifetime guaranteed income amount or the notional minimum annual payment calculated each year.

LIF, LRIF, RLIF contracts

If the lifetime guaranteed income amount is greater than the maximum annual payment amount prescribed under pension law, you have the option to receive the annual lifetime guaranteed income amount. The payment amount will be paid as a life annuity; no additional amounts may be withdrawn. We may require that additional forms be completed and there may be other restrictions on the contract according to our administrative rules. Spousal consent may be required before choosing this option.

7.1.6 Electing lifetime guaranteed income

You must tell us when you want to start receiving your lifetime guaranteed income. We call this electing lifetime guaranteed income.

You can ask to receive your lifetime guaranteed income amount as scheduled withdrawals, unscheduled withdrawals, or a combination of both.

If you request scheduled withdrawals, the date you elect lifetime guaranteed income must be at least three business days before the first scheduled withdrawal.

If you have not elected lifetime guaranteed income and you request scheduled withdrawals, we deem that your election is three business days before your first payment date.

On the valuation day of your election, we will determine if a final reset is required. The lifetime guaranteed income amount will be the higher of:

- the minimum income amount of your contract for the income age, or
- an income amount based on the market value of the contract and the lifetime income rate for the income age.

If you own a LIRA, LRSP, or RLSP you must convert your contract to a LIF, LRIF, RLIF, or PRIF before you can elect your lifetime guaranteed income.

7.1.7 Lifetime income rate

A lifetime income rate is the rate we use to determine the lifetime guaranteed income amount you will receive when you elect income. The lifetime income rates are set on each valuation day for each income age and can change daily.

Current rates are on our website sunlifeglobalinvestments.com.

7.1.8 Income options

You must choose your income option when you make your first deposit to the contract. You can't change the income option after you make your selection.

7.1.8.1 Single life income option

This option offers a lifetime guaranteed income based on the person who is the annuitant when you make the first deposit. We calculate the lifetime guaranteed income amount using rates based on their age and sex. Lifetime guaranteed income payments end when you terminate the contract or when that annuitant dies. We may recover all payments made after your right to lifetime guaranteed income has ended.

7.1.8.2 Joint life income option

This option offers a guaranteed income based on the lives of both the annuitant and the joint life. The joint life must be the annuitant's spouse when this option is selected. We use the youngest age of the annuitant or the joint life, to calculate the lifetime guarantee income.

Once the joint life income option is selected, the rates we use to calculate the lifetime guaranteed income amount are not affected by changes to the annuitant and joint life's spousal status. If the youngest person dies first, we will continue to use the age they would have been when you elect income or make a deposit.

The lifetime guaranteed income payments end on the earliest of:

- the date the contract terminates,
- the death of the last to die of the joint life and annuitant,
- the death of the last annuitant, or
- the death of the annuitant if, on their death, the joint life is not the successor annuitant or successor planholder.

We have the right to recover all payments made after your right to lifetime guaranteed income has ended.

RRIF

For lifetime guaranteed income to continue after you die, your spouse must continue the contract as the successor annuitant.

If the joint life is not your spouse when you die and lifetime guaranteed income has not been elected then it can no longer be elected. If lifetime guaranteed income has been elected, the income is no longer payable.

LIF, LRIF, RLIF, PRIF contracts

If the joint life is your sole beneficiary and still your spouse when you die, they will have the option to:

- receive the death benefit, or
- continue the lifetime guaranteed income in a new RRSP, LIRA, LRSP, RLSP, RRIF, LIF, LRIF, RLIF, or PRIF at the same minimum income rate(s). The new contract must be established using the entire death benefit and must comply with applicable pension law.

TFSA contracts

For lifetime guaranteed income to continue after you die, your spouse must continue the contract as the successor planholder.

If the joint life is not your spouse when you die and lifetime guaranteed income has not been elected then it can no longer be elected. If lifetime guaranteed income has been elected, the income is no longer payable.

Non-registered contracts

Lifetime guaranteed income continues after the annuitant's death, while the joint life is alive, if the joint life is the successor annuitant.

RRSP, LIRA, LRSP, RLSP contracts

If your contract is an RRSP, LIRA, LRSP, or RLSP and the joint life is your spouse and sole beneficiary when you die, they will have the option to:

- receive the death benefit, or
- continue the lifetime guaranteed income in a new RRSP, LIRA, LRSP, RLSP, RRIF, LIF, LRIF, RLIF or PRIF at the same minimum income rate(s). The new contract must be established using the entire death benefit and must comply with applicable pension law.

7.1.9 Subsequent deposits after electing income

If you make a deposit after you have elected lifetime guaranteed income, we will increase the lifetime guaranteed income by an amount equal to the deposit multiplied by the lifetime income rate. This amount is added to the remaining lifetime guaranteed income amount for the current calendar year.

RRIF, LIF, LRIF, RLIF, PRIF contracts

If, after a deposit, the lifetime guaranteed income amount is greater than the adjusted lifetime guaranteed income amount, we will increase the adjusted lifetime guaranteed income amount to equal the lifetime guaranteed income amount. The amount of this increase will be added to the remaining lifetime guaranteed income amount for the current calendar year.

7.1.10 Scheduled withdrawal options

If you select lifetime guaranteed income be paid by scheduled withdrawals, the total of the scheduled payments for the calendar year will equal the lifetime guaranteed income amount.

If you make a deposit, it increases the lifetime guaranteed income amount. If the remaining lifetime guaranteed income in the calendar year increases, then we will recalculate the remaining payments to reflect this increase. If you make an unscheduled withdrawal which reduces your remaining lifetime guaranteed income amount, the remaining scheduled payments for the calendar year will be recalculated to reflect this reduction.

7.1.11 Guaranteed payment phase

This phase begins when the market value of the contract reaches \$0 and there is still a lifetime guaranteed income. The death benefit and maturity guarantee benefit are \$0. We will continue to pay the lifetime guaranteed income payments until the right to receive these payments ends. See section 7.1.8, Income options, for more information.

You cannot make additional deposits during the guaranteed payment phase. At any time during this phase, if we ask, you must provide proof to us that the annuitant or joint life is alive. If you do not provide this proof when we ask for it, we will stop payments.

7.2 Maturity guarantees

On the contract maturity date there is a maturity guarantee benefit.

The maturity guarantee is 75% of all premiums applied to the contract, less a proportionate reduction for any withdrawals.

The formula for proportionate reduction is:

- Proportionate reduction = MG x W/MV
 - MG = maturity guarantee amount immediately before withdrawals
 - W = market value of the units redeemed
 - MV = total market value of the units on the valuation day immediately before the withdrawal

On the contract maturity date, the maturity benefit is the greater of:

- the maturity guarantee, or
- the total market value of the units in the contract.

If the total market value of the contract is less than the maturity guarantee on the contract maturity date, we will immediately add units to increase the value to equal the maturity guarantee. We call this a guarantee top-up.

For non-registered, TFSA, RRIF, LIF, LRIF, RLIF, and PRIF contracts, the contract maturity date will be December 31st of the year the annuitant turns 105.

RRSP, LIRA, LRSP, and RLSP contracts cannot be held after December 31st of the year the annuitant turns 71 (or the maximum age permitted by the Income Tax Act). On that date, unless you tell us otherwise in writing, we will amend the contract to continue as a RRIF or a LIF, LRIF, RLIF, or PRIF as pension law permits.

You may elect to continue your lifetime guaranteed income payments instead of receiving annuity payments at the contract maturity date. Your maturity benefit will be calculated and a guarantee top-up will be paid if required. No further maturity benefit will be payable.

If you do not elect to continue your lifetime guaranteed income payments at the contract maturity date, annuity payments will begin. See section 11.3, Payout annuity, for more information.

7.3 Death benefit guarantee

If the last surviving annuitant dies on or before the contract maturity date or after the contract maturity date if you have elected to continue lifetime guaranteed income payments, we pay the death benefit to the person entitled to receive it.

The death benefit guarantee is 75% of all premiums applied to the contract less a proportionate reduction for any withdrawals.

The formula for proportionate reduction is:

- Proportionate reduction = DG x W/MV
 - DG = death benefit guarantee amount immediately before withdrawals
 - W = market value of the units redeemed
 - MV = total market value of the units on the valuation day immediately before the withdrawal

On the death benefit date, the death benefit is the greater of:

- the death benefit guarantee, or
- the total market value of the units in the contract on the death benefit date.

If the total market value of the contract is less than the death benefit guarantee on the death benefit date, we will immediately add units to increase the value to equal the death benefit guarantee. We call this a guarantee top-up.

On the death benefit date, we will redeem all units of the existing fund(s) and transfer the corresponding value to be held in a money market fund within the contract until the death benefit is paid.

We do not charge redemption fees when we pay the death benefit.

7.4 Contract continuation at the annuitant's death

If the contract continues because there is a successor annuitant, no death benefit is payable and no guarantee top-up applies.

Certain provisions of the contract are based on the age of the annuitant. If the annuitant dies, the age of the successor annuitant will be used for these provisions.

Successor owner

You may appoint a successor owner or owners for nonregistered contracts only. In the province of Quebec, a successor owner is called a subrogated policyholder. If you die and the contract continues, ownership of the contract passes to your successor owner. If you are the last surviving annuitant the contract will end and the death benefit will be paid to the person entitled to receive it. You can name, change or remove a successor owner at any time before the owner dies.

Successor annuitant

You may appoint a successor annuitant for non-registered and RRIF contracts. The successor annuitant on a RRIF contract must be your spouse. When the annuitant dies, the successor annuitant will automatically become the annuitant of the contract. The appointment of a successor annuitant must be made before the death of the annuitant. You can name, change or remove a successor annuitant at any time before the annuitant dies.

Successor planholder

You may appoint your spouse as successor planholder for TFSA contracts. When you die, if your spouse is alive and still your spouse they automatically become the planholder. You can name, change or remove the successor planholder at any time, subject to legal restrictions.

Section 8 Values

8.1 Market value

The contract's market value on any valuation day is the total value of the units of all funds in the contract at the close of business on that day.

8.2 Valuation day

A valuation day is every day that the Toronto Stock Exchange is open for business and a value is available for the underlying assets of a fund.

If we receive transaction instructions before the market cut-off time, we will process the transaction based on the market value at the close of business on the valuation day. We determine the market cut-off time and we may change it.

8.3 Unusual circumstances

Under unusual circumstances, we may have to postpone the date of a transaction. This may happen if we believe it is not practical to dispose of investments held in a segregated fund or underlying fund or that it would be unfair to other policy holders. During such a delay, we will administer the transaction in a manner that we consider fair.

8.4 Unit value

We determine the unit value of a fund on a valuation day according to our administrative rules. We determine the unit value of a fund at the market cut-off time on each valuation day.

The unit value will be the total value of the underlying assets of the fund after deducting all liabilities, divided by the number of fund units.

The unit value of a fund is normally valued on every valuation day. We may postpone valuation for any period:

- during which any of the stock exchanges are closed,
- during which trading on securities exchanges has been restricted, or
- where it is not reasonable to trade securities of a fund, or determine the total value of the assets of a fund.

Even if we postpone valuation we will always value the fund's unit value at least once a month.

Section 9 Fundamental changes

We may make fundamental changes to your contract. To do this we will tell you in writing 60 days before the effective date of the change. The following are fundamental changes:

- a change to the fundamental investment objective of a fund,
- a decrease in the frequency that units of a fund are valued,
- an increase of the insurance fee of a fund above the insurance fee limit, or
- an increase of the management fee of a fund

If we make a fundamental change you will have the following rights:

- transfer the value of the units of the fund affected by the fundamental change to a similar fund without any redemption fees or similar charges, or
- if a similar fund is not available, you may redeem the units of the fund affected by the fundamental change without any redemption fees or similar charges.

A similar fund is another fund that:

- has a comparable fundamental investment objective,
- is in the same investment category, and
- has a management fee and insurance fee which are the same as or lower than the current fund.

Section 10 Rescission

You can change your mind about purchasing the contract or adding more money to it. If you change your mind you must tell us in writing within two business days after the date you received confirmation of your purchase. We deem that you have received the confirmation five business days after we mailed it. The amount we return to you will be the amount of premium you paid or the value of your investments, whichever is less. The amount returned will include a refund of any sales commissions or other fees you paid.

Section 11 Termination

11.1 Cancellation

You may cancel this contract at any time. We will redeem all units held in your contract. If you request a redemption of all units we will treat this as a request to cancel. Payments made under this section will discharge our obligations under this contract.

Cancellation is subject to our administrative rules and fees.

If you cancel your contract within 30 business days of the first deposit, we may apply a fee of 2% of the market value in addition to any sales charges that may apply.

11.2 RRSP to RRIF conversions

If your contract is an RRSP you may convert it to a RRIF, subject to applicable law and minimum balance requirements.

When we refer to RRSP it includes locked-in retirement savings plans. When we refer to RRIF it includes locked-in retirement income plans.

To exercise this right you must send us a written request and any administrative forms we require.

On the valuation day of your request the RRSP provisions of the contract will terminate and the RRIF provisions will take effect. All other terms of the contract will continue including the guarantees.

The RRIF conversion is subject to our administrative rules. The valuation day of the request is the date that we receive your written request and any required forms. If the date is not a valuation day it is the next valuation day.

You may only request this RRIF conversion when it is permitted under the Income Tax Act or pension law.

If your RRSP contract has not been converted by the RRSP maturity date as required by the Income Tax Act, we will automatically convert it to a RRIF.

11.3 Payout annuity

On the contract maturity date, annuity payments will begin.

The payout annuity depends on the contract registration type you hold. We will use the total of the guaranteed maturity value less any redemption fees or other fees to calculate the annuity payments.

For all contract registrations except TFSA, we calculate and pay the annuity payments as a life annuity guaranteed for 10 years. The annuity rate we use will be the greater of:

- the rate specified in the table below, or
- the annuity rate in effect at the time you begin annuity payments.

Annuitant's age on the date you ask to begin annuity payments	Monthly payment per \$1,000 total contract value (less any redemption fees or other fees)
0-24	\$0.50
25-39	\$0.75
40-59	\$1.00
60-69	\$1.50
70-85	\$2.00
86 and over	\$4.00

For TFSA contracts, we calculate and pay the annuity payments as a 10 year term certain annuity. The annuity rate we use will be the greater of:

- a monthly income of \$8.50 for each \$1,000 of total contract value (less any redemption fees or other fees), or
- the annuity rate in effect at the time you begin annuity payments.

If the annuitant dies before 120 annuity payments are made, we will pay a death benefit to the person entitled to receive it. On contracts except TFSA, where the annuitant is alive after we have paid 120 annuity payments, we continue the annuity payments until their death. We may recover any payments made after the annuitant dies.

If the amount of the annuity payments we calculate is less than the monthly minimum required according to our administrative rules, we may pay you the total contract value, less any fees, in one lump sum. You may ask to begin annuity payments at an earlier date. A spousal waiver or consent may be required for locked-in contracts. The rate we use is the annuity rate in effect at that date.

Section 12 Private Client pricing

We may offer Private Client pricing. If available, it provides a cost effective investment solution.

Private Client pricing is subject to our administrative rules. We may discontinue or change all or part of the pricing, including any class of units offered.

Contact your insurance advisor for more information. For information on which segregated funds are available for Private Client pricing, see our website at sunlifeglobalinvestments.com/investmentoptions or talk to your insurance advisor.

12.1 Private Client pricing eligibility

To receive Private Client pricing your contract must meet a minimum market value in Private Client eligible units.

Minimum amounts, segregated funds, sales charge options and fund classes that are eligible are subject to our administrative rules and can change. For a current list of what is eligible, see our website at sunlifeglobalinvestments. com/investmentoptions or talk to your insurance advisor.

We may increase the minimum market value for Private Client pricing at any time. We may make an exception to this minimum based on the holdings in one or more eligible products according to our administrative rules.

If at any time the market value of your Private Client eligible units falls below the minimum, we may terminate your participation without notice.

12.2 Private Client management fees

When the market value of units in eligible segregated funds is equal to or more than the minimum for Private Client pricing, you will receive a reduced management fee for those units. We calculate management fee reductions daily and apply them to the contract at the end of the month. For information on the management fee reductions see our website at sunlifeglobalinvestments.com/privateclientpricing.

Private Client units will automatically receive the management fee reduction as long as the market value of all eligible units remains at or above the minimum required. These units will not receive the management fee reduction while the market value is below the minimum.

For all eligible units, except O class, we apply the management fee reduction monthly by allocating additional units to your contract. The additional units do not affect your guarantees.

For O class units we collect the management fee, net of the management fee reduction, plus applicable taxes, monthly directly from your O class units proportionately from each fund. The redemption of units to pay the management fee does not affect your guarantees. For the management fees, see our website at sunlifeglobalinvestments.com/ investmentoptions or talk to your insurance advisor.

If we terminate your participation in Private Client pricing, we may switch your O class units to the equivalent value of FEL units of the same fund within the contract without any sales charges.

Section 13 Endorsements

13.1 Retirement saving plan (RSP)

If you have requested that your contract be registered as an RRSP under the Income Tax Act and any applicable provincial income tax law, the following provisions apply. They form part of your contract and override anything to the contrary in the Sun Lifetime Advantage GIF contract.

- 1. Before the maturity date and while you are alive you may withdraw some or all of the market value of your contract. The withdrawal is subject to the terms of your contract and the Income Tax Act.
- 2. The contract and the annuity payments cannot be assigned either in whole or in part.
- 3. The plan may be amended at any time to permit a plan amendment transfer to another issuer in accordance with section 146 of the Income Tax Act.
- Your right to select retirement income is limited to the rights set out in subsection 146(1) of the Income Tax Act.
- 5. If you die before the settlement of your contract, the proceeds are payable in one sum.
- 6. The plan does not provide for periodic payments in a year under an annuity after the death of the first annuitant, the total of which exceeds the total of the payments under the annuity in a year before that death.
- 7. Despite paragraph 146(2)(a) of the Income Tax Act, if we are given proof that there is tax payable, resulting from an over-contribution, under Part X.1 of the Income Tax Act or, if applicable, a similar clause of a provincial act, then we will refund to the contributor all amounts required to reduce or eliminate the amount otherwise payable. However, the refund cannot be greater than the market value of the contract. We may require return of the contract for endorsement.
- 8. Annuity payments to you or to your spouse will be in equal annual or more frequent periodic payments as specified in the Income Tax Act. Annuity payments may not be surrendered, commuted or assigned. However, if you die while annuity payments are being made, any remaining payments must be commuted and paid in one sum to the beneficiary, if other than your spouse. If the beneficiary is your spouse, payment of the annuity will continue under the terms of the annuity you selected and subject to the terms of the Income Tax Act.
- 9. Your contract must mature on or before the latest date specified in the Income Tax Act for RSPs.
- 10. No deposits may be made following the maturity date of the contract.

13.2 Retirement income fund (RIF)

If you have requested that your contract be registered as a RRIF under the Income Tax Act and any applicable provincial income tax law, the following provisions apply. They form part of your contract and override anything to the contrary in the Sun Lifetime Advantage GIF contract.

- 1. We will only accept deposits into the contract from:
 - a. a registered retirement savings plan (RRSP) under which you are the annuitant,
 - b. another registered retirement income fund (RRIF) under which you are the annuitant,
 - c. the proceeds from an RRSP or a RRIF of your spouse on their death as described in paragraph 60(l)(v) of the Income Tax Act,
 - d. the proceeds from an RRSP or a RRIF of your spouse or former spouse under a valid order or a written separation agreement, dividing property between you and your spouse or former spouse settling rights resulting from the breakdown of your marriage or common-law partnership,
 - e. a registered pension plan of which you are a member (under subsection 147.1(1) of the Income Tax Act),
 - f. a registered pension plan according to subsection 147.3(5) or (7) of the Income Tax Act, or
 - g. a specified pension plan according to subsection 146(21) of the Income Tax Act.
- 2. No payments will be made from the contract except as provided in this contract and under sparagraph 146.3(2) (a) of the Income Tax Act.
- 3. The contract or any payments cannot be assigned either in whole or in part.
- 4. On your death except where your spouse becomes entitled to receive retirement income payments under your contract or your will, we will pay the death benefit as provided in your contract.
- 5. On your request we will transfer all or part of the market value of your contract, subject to redemption fees, to another RRIF carrier. We will provide all the information necessary to continue the RRIF. We will pay you the balance of the minimum annual payment for the year in which the transfer is made, as required under the Income Tax Act.

13.3 Tax-free savings account (TFSA)

If you have requested that your contract be registered as a TFSA under the Income Tax Act and any applicable provincial income tax law, the following provisions apply. They form part of your contract and override anything to the contrary in the Sun Lifetime Advantage GIF contract.

- 1. You must be 18 years of age or older and a resident of Canada when this contract is entered into.
- 2. This TFSA contract is a qualifying arrangement for the purposes of subsection 146.2(1) of the Income Tax Act.
- The contract will be maintained for the planholder's exclusive benefit, determined without regard to any right of a person to receive a payment out of or under this contract on or after the death of the planholder. This condition is subject to the provisions of section 9 of this endorsement.
- 4. While there is a planholder, no one other than the planholder or us has any rights under the contract relating to the amount and timing of distributions and the investing of funds.
- 5. Only the planholder can make contributions to this contract.

- If we are given proof that there is tax payable under section 207.02 or 207.03 of the Income Tax Act, then we will refund to the planholder all amounts required to reduce or eliminate the amount otherwise payable. However, the refund cannot be greater than the market value of the contract.
- 7. On your request we will transfer all or part of the market value of your contract to another TFSA of the planholder, subject to redemption fees. We will provide all the information necessary to continue the TFSA.
- 8. The contract complies with any regulations and conditions under the Income Tax Act for TFSAs.
- 9. The planholder may use the interest in the TFSA contract as security for a loan or other indebtedness if:
 - a. the terms and conditions of the indebtedness are terms and conditions that persons dealing at arm's length with each other would have entered into, and
 - b. it can reasonably be concluded that none of the main purposes for that use is to enable a person (other than the planholder) or a partnership to benefit from the exemption from tax under the Income Tax Act of any amount in respect of the TFSA.

Glossary of terms

Aggregate unit value – for a group of units, the total value of all units.

Anniversary date – the same month and day every year as the date of the first premium payment into the contract.

Annuitant – the person on whose life the contract and guarantees are based. If the contract is registered as an RRSP or RRIF it has the meaning defined in subsections 146(1) and 146.3(1) of the Income Tax Act.

Annuity payments – the payout annuity payments we pay to the annuity recipient.

Client name – a contract held in your name and you have not named a nominee.

Contract – includes the contract provisions in this document, the application, and pension law addendum. It also includes any subsequent amendments agreed to by Sun Life in writing. It does not include the information folder or the fund facts.

Contract date – the valuation day of the initial premium payment to the contract.

Contract maturity date – the last valuation day of the calendar year the annuitant turns 105. If the contract is a LIF the contract maturity date may be an earlier date if required by pension law.

Death benefit – the guaranteed benefit we pay on the last surviving annuitant's death less any required tax or government fees.

Death benefit date – the date we receive proof, satisfactory to us, of the last surviving annuitant's death.

Deposit – the premium amount you pay us less any sales charges or government fees. We also use it as a verb meaning to make a premium payment.

Distributor – a firm, corporation or other entity licensed to solicit applications for insurance.

Distribution – means a payment out of or under the TFSA to satisfy all or part of the planholder's interest in the TFSA as defined by subsection 146.2(1) of the Income Tax Act.

Election of lifetime guaranteed income – when you tell us that you want the lifetime guaranteed income to be established.

Escalating guaranteed income – The escalating guaranteed income is the minimum income amount for each potential income age which increases (escalates) at each higher age. This will always be true, even if there have been multiple deposits, early withdrawals or resets.

Fund – any one of the available segregated funds established by Sun Life.

Fund facts - provides detailed information about the fund.

Fund switch – moving money between funds within the contract.

Guarantee top-up – an amount we deposit to a contract, if required, at the contract maturity or on notification of death of the annuitant, to increase its value to equal the guaranteed value.

Income age – the annuitant's age at the end of the calendar year in which the contract owner elects to begin receiving lifetime guaranteed income. For the joint life income option, it is the youngest age of the annuitant or joint life.

Income protection service – a service applied to the contract to protect you from taking withdrawals before you elect income or from taking withdrawals that would exceed your annual lifetime guaranteed income amount.

Income Tax Act – the Income Tax Act (Canada).

Information folder – the document(s) you receive when you buy a segregated fund contract. It provides details about the contract and your investment options.

Insurance fee – a fee charged by Sun Life to the fund for providing the guaranteed benefits.

Life annuity – provides payments for as long as the annuitant lives.

Life income fund (LIF), locked-in retirement income fund (LRIF), restricted life income fund (RLIF), and prescribed retirement income fund (PRIF) – a contract funded by locked-in pension money and registered as a RRIF for tax purposes. Pension law limits the amounts that may be withdrawn annually from this type of contract except for PRIF contracts.

Lifetime guaranteed income – the amount of guaranteed income available each calendar year for the life of the annuitant and joint life (if applicable), when you elect income.

Locked-in contract – a contract established with lockedin money from a pension plan. Locked-in means there are limits and restrictions set out in pension law.

Locked-in retirement account (LIRA), locked-in retirement savings plan (LRSP), restricted locked-in savings plan (RLSP) – a contract funded by locked-in pension money and registered as an RRSP for tax purposes. Pension law limits the amounts that may be withdrawn from this type of contract.

Management fee – a fee Sun Life charges to a fund for managing and administering the fund.

Minimum income rate – the rate we apply to a deposit which determines the amount of lifetime guaranteed income you will receive.

Nominee – the distributor or their related dealer named by the owner as a nominee owner to provide services to the owner and instructions to Sun Life on the owner's behalf.

Non-registered contract – a contract that is not registered for tax purposes under the Income Tax Act.

PAC – a pre-authorized chequing plan used to make deposits.

Planholder/owner/annuitant of a TFSA – is the holder of the TFSA contract as defined by subsection 146.2(1) in the Income Tax Act.

Premium – an amount you pay into the contract before any sales charges or other government fees are deducted.

Purchasing units – for a segregated fund, it means allocating your deposit to units of a fund. You do not own these units or any part of the underlying assets of the fund.

Qualifying arrangement – is an arrangement that is entered into after 2008 between the issuer and an individual who is at least 18 years of age as defined in subsection 146.2(1) of the Income Tax Act.

Redeem, redeemed, or redemption – means to surrender any units allocated to the contract. This includes withdrawals and fund switches.

Redemption fee – a fee that Sun Life may apply to withdrawals from funds with a deferred sales charge or low-load sales charge option.

Registered contract – a contract registered for tax purposes under the Income Tax Act.

Registered retirement income fund (RRIF) – a contract registered under the Income Tax Act as a RRIF for tax purposes.

Registered retirement savings plan (RRSP) – a contract registered under the Income Tax Act as an RRSP for tax purposes.

Remaining lifetime guaranteed income amount – at any time in a calendar year, it's the amount remaining that can be withdrawn without exceeding the annual lifetime guaranteed income amount.

RRSP maturity date – the latest date permitted by the Income Tax Act that an RRSP, LIRA, LRSP, or RLSP may be converted to a RRIF, LIF, LRIF, RLIF, or PRIF and keep its tax deferred status.

Segregated fund – a pool of investments held and managed by a life insurance company separately (i.e. segregated) from its other investments.

Spouse – your spouse or common-law partner as defined in the Income Tax Act.

Spousal RRSP – an RRSP contract where your spouse deposits a premium.

Survivor – a person who is a spouse or common-law partner of the individual immediately before the individual's death as defined by subsection 146.2(1) of the Income Tax Act.

Tax-free savings account (TFSA) – a contract registered under the Income Tax Act as a TFSA for tax purposes.

Total contract value – the total value of all funds held within the contract.

Underlying fund – the mutual fund or other investment fund in which a fund invests.

Unit value – a notional value used to measure the market value of one unit of a fund.

Withdrawal – taking money out of the contract. The gross withdrawal amount is before any sales charges or withholding tax. The net withdrawal amount is after any sales charge or withholding tax is deducted.

About Sun Life Global Investments

Sun Life Global Investments offers Canadians a diverse lineup of mutual funds, portfolio solutions and guaranteed investments, empowering them to pursue their financial goals at every life stage. We bring together the strength of one of Canada's most trusted names in financial services with some of the best asset managers from around the world to deliver a truly global investment platform. For more information, please visit sunlifeglobalinvestments.com or follow us on Twitter @SLGI_Canada.



Any amount that is allocated to a segregated fund is invested at the risk of the contract owner and may increase or decrease in value.

Sun Life Global Investments is a trade name of SLGI Asset Management Inc., Sun Life Assurance Company of Canada and Sun Life Financial Trust Inc. Sun Life Assurance Company of Canada is the issuer of guaranteed insurance contracts, including Accumulation Annuities (Insurance GICs), Payout Annuities, and Individual Variable Insurance Contracts (Sun Life GIFs).

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