SURRENDER/WITHDRAWAL





Policy Number

IMPORTANT NOTICE

SECTION A: What you should know about early surrender of your insurance policy.

- 1. An insurance policy is intended to meet your long-term financial needs. Therefore, it may be disadvantageous for you to surrender a policy before its maturity date. Some disadvantages are:
 - You are losing valuable benefits from the policy:
 - You are losing the insurance protection offered by your policy;
 - You may not be able to achieve your intended financial objective;
 - This may result in losing the financial benefit accumulated over the years.
 - It may not be possible for you to obtain a similar level of protection on the same terms in the future.
 - You may not be insurable on standard terms;
 - You may have to pay a higher premium in view of higher age;
 - Withdrawing your insurance policy for another policy could result in loss of specific policy features due to changes in age or health.
- 2. Additional Charges/Fees

If you surrender your policy and then buy a new policy or other investment product, you will incur new charges. These may include:

- Distribution Fee
 Commission is paid to Age
- Commission is paid to Agents/Financial Adviser Representatives on all new insurance policies / investment products. Policy Fee
 - A policy fee is usually incurred for each policy.
- 3. Other Options
 - If your policy has acquired a cash value, you may choose to:
 - Apply for a cash loan to meet short term financial needs; or
 - Convert to a reduced sum assured policy at a lower premium; or
 - Convert to a Paid Up policy and stop paying future premiums; or
 - Reduce the policy regular premiums (applicable only to regular premiums policies).
- 4. Seeking Advice From Your Financial Adviser Representative

Therefore, it is important to seek advice from your Financial Adviser Representative before early surrender of your policy. Your Financial Adviser Representative can advise you on your options other than withdrawing the policy, explain the implications of each option and provide appropriate recommendations to you, taking into account your investment objectives, financial situation and particular needs.

Policy Owner/Trustee/Assignee/Beneficiary's Acknowledgement (This portion needs to be completed).

Were you advised by a Financial Adviser Representative to withdraw this policy (fully or partially)?	Yes	No
If 'Yes', please ask your Financial Adviser Representative to complete the "Financial Adviser Repre	esentative's	("FAR")
acknowledgement" below.		

Financial Adviser Representative's ("FAR") Acknowledgement

I have explained to the above Policyowner/Trustee/Assignee/Beneficiary the alternative options available and the implications of early withdrawal of this investment-linked policy. I have recommended the surrender/partial withdrawal of this policy for the following reasons:

 Name of FAR
 FAR Code

 Signature of FAR
 Date (DD/MM/YYYY)

SECTION B: Partial Withdrawal Request

I authorise and request Singapore Life Ltd. to withdraw the amount indicated below from my policy.

Partial withdrawal: USD			
Plan	Min Withdrawal Amount	Min Remaining Surrender Value After Withdrawal	
Singlife Legacy Indexed Universal Life	USD500	USD5,000	

Notes:

- 1. Please read through Section F: IMPORTANT NOTES in Page 6.
- 2. Please enclose the following documents with this Surrender / Withdrawal Form.
 - a) A photocopy of the Assured/Joint Assured/Assignee(s) NRIC or Passport (if there are any changes in particulars).
 - b) A photocopy of the Trustee(s)/Beneficiary(ies) Birth Certificate, NRIC or Passport (if your policy is under Trust).
 - c) United States of America (U.S) Person Declaration Form (if you have one or more U.S. Indicia*).
 *US Resident / Citizen / Place of Birth / Taxpayer ID number / Mailing or Residential Address / Contact Number/ US "in- care-of" or "hold mail" address
 - d) CRS Self-Certification Form for Individual/Entity/Controlling Person (if there is a change in your tax residency information).

Please note that a surrender charge will be deducted upon withdrawal depending on the plan type(s).

SECTION C: Full Surrender Request

I authorise and request Singapore Life Ltd. to surrender the whole Policy.

Notes:

- 1. Please read through Section F: IMPORTANT NOTES in Page 6.
- 2. Please enclose the following documents with this Surrender / Withdrawal Form.
 - a) A photocopy of the Assured/Joint Assured/Assignee(s) NRIC or Passport (if there are any changes in particulars).
 - b) A photocopy of the Trustee(s)/Beneficiary(ies) Birth Certificate, NRIC or Passport (if your policy is under Trust).
 - c) United States of America (U.S) Person Declaration Form (if you have one or more U.S. Indicia*).
 *US Resident / Citizen / Place of Birth / Taxpayer ID number / Mailing or Residential Address / Contact Number/US
 "in- care-of" or "hold mail" address
 - d) CRS Self-Certification Form for Individual/Entity/Controlling Person (if there is a change in your tax residency information).

Please note that a surrender charge will be deducted upon full surrender depending on the plan type(s).

SECTION D: Payment Settlement

1. Telegraphic Transfer

Please indicate the following details:

Name as per bank account	
Name of Bank	
Bank Address	
Account No.	

IBAN / SWIFT CODE / SORT / FEDWIRE / Any applicable bank routing code

Please provide us with a copy of your bank passbook/statement or e-statement with full name and account number clearly indicated on the same page. All other information may be blanked out.

The telegraphic transfer may be subject to administrative costs and foreign exchange rates. Kindly note that Singapore Life Ltd. will not be liable for telegraphic transfer charges imposed by the bank. Additionally, the foreign exchange rate applied will be from an applicable source determined by Singapore Life Ltd.

SECTION D: Payment Settlement (continued)

2.	Authorisation for payment to be issued to another Trustee.
	(Only applicable to policy written under Section 73 of the Conveyancing and Law of Property Act 1886; and
	Section 132 of the Insurance Act 1966)

We, the Trustees of the above Policy authorise Singapore Life Ltd. to pay to the following payee:

Notes:

- 1. For Section 73, the payee must be any trustee.
- 2. For Section 132, the payee must be any trustee other than the Assured himself/herself.

3. Please enclose a photocopy of the payee's NRIC with this Surrender / Withdrawal Form.

Alternatively, please fill up the fields under the Telegraphic Transfer section to receive the payout via payee's bank account.

SECTION E: Declaration & Authorisation	
(This section needs to be completed. Otherwise	e it may cause delay to your request)

1. Declaration of US Indicia

	Assured/Assignee	Joint Assured	Trustee/Beneficiary	Trustee/Beneficiary
	Name	Name	Name	Name
Do you have one or more US Indicia*?	Yes No	Yes No	Yes No	Yes No
Do you give standing instructions to transfer funds to an account maintained in the US?	Yes No	Yes No	Yes No	Yes No
Do you give effective power of attorney or signatory granted to a person with a US address?	Yes No	Yes No	Yes No	Yes No
If you have ticked ' Yes ', please complete the United States of America (US) Person Declaration form that is available at www.singlife.com/en/fatca and return to us.				
*US Resident / Citizen / Place of Birth / Taxpayer ID number / Mailing or Residential Address / Contact Number/US "in- care-of" or "hold mail" address				

SECTION E: Declaration & Authorisation (continued) (This section needs to be completed. Otherwise it may cause delay to your request)

2. Declaration of Tax Residency under the Common Reporting Standard (CRS)

	Assured/Assignee	Joint Assured	Trustee/Beneficiary	Trustee/Beneficiary
	Name	Name	Name	Name
Is there any change in the information that you have provided to Singapore Life Ltd. that would result in a change in your tax residency status (for e.g. change in your residence/ mailing/in-care of address, telephone number)?	Yes No	Yes No	Yes No	Yes No
If you have ticked 'Yes', please complete the CRS Self-Certification Form for Individual/Entity/Controlling Person				

(whichever is applicable) that is available at www.singlife.com/en/common-reporting-standard and return to us

3. Declaration of Beneficial Owner

Note: This is only applicable if the recipient of the proceeds is a legal person or a legal arrangement.

I/We declare that there is no change in Beneficial Owner(s).

Otherwise, please submit the Declaration of Beneficial Owner Form together with this form if there is any change in the Beneficial Ownership. You may find the Declaration of Beneficial Owner Form in our website www.singlife.com.

"Beneficial owner" means the natural person who ultimately owns or controls the customer or the natural person on whose behalf business relations are established and includes any person who exercises ultimate effective control over a legal person or legal arrangement.

"Legal person" means an entity other than a natural person that can establish a permanent customer relationship with a financial institution or otherwise own property.

"Legal arrangement" means a trust or other similar arrangement.

4. Declaration

- 1. I am/We are not an undischarged bankrupt. I/we have not committed any act of bankruptcy within the last twelve months and no bankruptcy application (including any statutory demand), receiving order or adjudication order in bankruptcy has been made against me/us during the last 12 months. I am also not aware of any current, pending or threatened bankruptcy proceedings against me.
- 2. I/We have not assigned and shall not assign the Policy to any other party.
- 3. Notwithstanding anything to the contrary, I/We agree at all times hereafter to indemnify and hold harmless Singapore Life Ltd. ("Singlife") and Singlife related group of companies (together with their respective officers, employees and agents) (each an "Injured Party") from and against all claims, losses, damages, actions, proceedings, costs, demands, liabilities (including full legal costs and expenses on a solicitor and client basis) which may be suffered or incurred by the Injured Party or asserted against the Injured Party by any person or entity whatsoever, as a result of paying any amount under the policy and acting in accordance with my/our instructions.
- 4. I/We shall indemnify Singlife and its related group of companies (together with their respective officers, employees and agents) for all losses and damages which may be suffered arising out of any breach of the declarations, representations and/or warranties herein.
- 5. I/We acknowledge that Singlife may reject any of my/our instructions including, but not limited to, those that, in Singlife's sole and absolute discretion, are deemed incomplete, unclear or ambiguous, or if my/our signature(s) differ(s) from what was originally provided as a specimen to Singlife, and Singlife will not be responsible for any losses that may be incurred by me/us due to such rejection of any of my/our instructions.

SECTION E: Declaration & Authorisation (continued) (This section needs to be completed. Otherwise it may cause delay to your request)

4. Declaration

- 6. I/We understand that Singlife is required under Anti-Money Laundering and Countering Terrorist Financing laws, regulations and/or sanctions administered by any regulatory authorities in any country, not to accept or process instructions from any Prohibited Person, who is a person or an entity whose director(s) or shareholder(s) or trustee, and/or not to make payments to any Prohibited Person.
- 7. I/We agree that receipt by me/us of the surrender proceeds less any amount(s) owing to Singlife, shall be a full and final discharge of the liability of Singlife under the Policy.
- 8. For where the Assured/Assignee, Life Assured, Trustee and/or Beneficiary is/are individuals For and on behalf of myself and the Life Assured, I/we consent to Singapore Life Ltd. ("Singlife") collecting, using and/or disclosing
 - my/our personal data (contained in this form) for the following purposes:
 for the processing of the above transaction for any such other purposes ancillary or related to the administering of the
 - policy(ies), account(s) and/or managing my/our relationship with Singlife; and
 - for statistical, research, audit, compliance and regulatory purposes.

For and on behalf of myself and the Life Assured, I/we also consent to Singlife disclosing and transferring my/our personal data to Singlife related group of companies, third party service providers, reinsurers, suppliers and intermediaries (including my/our financial advisers, where applicable), whether located in Singapore or elsewhere for the above purposes.

Where applicable, for and behalf of myself and the Life Assured, I/we confirm that for the personal data of other individuals (contained in this form) that I/we have disclosed to Singlife, that I/we have prior to disclosing such personal data to Singlife, obtained the appropriate consent from the individual(s) to:

- permit me/us to collect, use and/or disclose the individual's(s') personal data to Singlife for the above purposes;
- permit Singlife to collect, use and/or disclose the individual's(s') personal data for the above purposes; and
- permit Singlife to disclose and/or transfer the individual's(s') personal data to Singlife related group of companies, third party service providers, reinsurers, suppliers and intermediaries (including my/our financial adviser, where applicable), whether located in Singapore or elsewhere, for the above purposes.

For and on behalf of myself and the Life Assured, I/we confirm that I/we have read, understood and agree to be bound by the terms of Singlife's Data Protection Notice (which may be found on https://singlife.com/en/pdpa) as may be amended, supplemented and/or substituted by Singlife from time to time, and confirm that I/we am/are aware that the latest version of such terms (amended, supplemented and/or substituted version) will be posted on Singlife's website and such version shall bind me upon posting and/or where I/we continue to use the relevant products and services offered by Singlife to which such terms relate to.

9. For where the Assured/Assignee and/or Trustee is/are Legal Entities

- For and on behalf of the Assured/Assignee, I/we hereby represent, undertake and warrant to Singlife that:
- (a) for any personal data of individuals that the Assured/Assignee will be or is disclosing to Singlife, whether directly or through an intermediary, that the Assured/Assignee would have prior to disclosing such personal data to Singlife obtained the appropriate consent from the individuals whose personal data are being disclosed to:
 - permit the Assured/Assignee to collect, use and/or disclose the individuals' personal data to Singlife for the following purposes:
 - for the processing of the above transaction, for any such other purposes ancillary or related to the administering of the Assured's/Assignee's policy(ies), account(s) and/or managing the Assured's/Assignee's relationship with Singlife; and
 - for statistical, research, audit, compliance and regulatory purposes;
 - permit Singlife to collect, use, disclose and/or process the individuals' personal data for the purposes as described above; and
 - permit Singlife to disclose and/or transfer the individuals' personal data to Singlife related group of companies, third party service providers, reinsurers, suppliers and intermediaries (including the Assured's/Assignee's financial advisers, where applicable), whether located in Singapore or elsewhere, for the purposes as described above;
- (b) any personal data of individuals that the Assured/Assignee will be or is disclosing to Singlife are accurate. Further, the Assured/Assignee shall give Singlife notice in writing as soon as reasonably practicable should it be aware that any such personal data has been updated and/or changed after such disclosure;
- (c) it shall give Singlife written notice as soon as reasonably practicable should it be aware that any individual above has withdrawn such consent as set out at sub-clause (a); and
- (d) it shall otherwise assist Singlife to comply with the Personal Data Protection Act 2012 and all subsidiary legislation related thereto.

Notwithstanding anything to the contrary, for and on behalf of the Assured/Assignee, I/we undertake to indemnify and at all times hereafter to keep Singlife and Singlife related group of companies (together with their respective officers, employees and agents) (each an "Injured Party") indemnified against any and all losses, damages, actions, proceedings, costs, claims, demands, liabilities (including full legal costs on a solicitor and own client basis) which may be suffered or incurred by the Injured Party or asserted against the Injured Party by any person or entity (including the Assured/Assignee, his/her(their) agents) whatsoever, in respect of any matter of, by reason of or in respect of:

- (a) any breach of any of the provisions in this clause; and/or
- (b) any action or omission by the Assured/Assignee, that causes Singlife and/or any of Singlife related group of companies to be in breach of the Personal Data Protection Act.

SECTION E: Declaration & Authorisation (continued) (This section needs to be completed. Otherwise it may cause delay to your request)

4. Declaration

9. For where the Assured/Assignee and/or Trustee is/are Legal Entities

For and on behalf of the Assured/Assignee, I/we have read, understood and agree to be bound by the prevailing terms of Singlife's Data Protection Notice (found on https://singlife.com/en/pdpa) which may be amended, supplemented and/or substituted by Singlife from time to time, and confirm that I/we am/are aware that the latest version of such terms (amended, supplemented and/or substituted version) will be posted on Singlife's website and such version shall bind the Assured/Assignee upon posting and/or where the Assured/Assignee continues to use the relevant products and services offered by Singlife to which such terms relate to.

10. I/We have read and understood the above statements in Section A. I am/We are aware that should I/we wish to buy a similar policy in future, I/we may incur additional charges and I/we may not be able to obtain similar level of protection on the same terms in the future.

11. I understand that the withdrawal will affect the benefits of my policy and my financial objectives. I/We want to withdraw my/our policy (fully or partially). Reason(s) for withdrawal/surrender:

- Require funds for emergency needs
- Require funds for investment purpose
- Unable to continue paying premiums due to changes in financial situation
- Others

Signature of Assured/Assignee/Beneficiary	Name (as in NRIC/Passport)		NRIC/Passport Number
	Mobile number	Email address	
Signature of Joint Assured/Trustee/Beneficiary	sured/Trustee/Beneficiary Name (as in NRIC/Passport)		NRIC/Passport Number
	Mobile number	Email address	
Signature of Trustee/Beneficiary	Name (as in NRIC/Passport)		NRIC/Passport Number
	Mobile number	Email address	
Signature of Trustee/Beneficiary	Name (as in NRIC/Passport		NRIC/Passport Number
	Mobile number	Email address	
Date (DD/MM/YYYY)			

Note: Mobile number and email address provided above will replace our records accordingly.

SECTION F: Important Notes

- 1. Premium received after the surrender date will be refunded accordingly.
- 2. Singlife will remit payment within 5 working days upon receipt by us of this request and all other required documents. Please contact our Customer Service Executives at 6827 9933 if you do not receive the payment within the period specified above.
- 3. Please ensure the correct signatories^ sign on the Surrender/Withdrawal form:
 - a) Assured only (if it is NOT a Trust policy or Assigned policy); or
 - b) Assured and all Trustees (if policy is written under Section 73 of the Conveyancing and Law of Property Act 1886 (CLPA)); or
 - c) Assured and any Trustee (if policy is written under Section 132 of the Insurance Act 1966); or
 - d) Assured and all beneficiaries (if policy is written under Section 132 of the Insurance Act 1966); or
 - e) Assignee (if policy is assigned)

Do note that all signature(s) must be consistent with our records.

- 4. Any amendment made has to be countersigned by the Policy Owner(s) / Trustee(s) / Assignee(s) / Beneficiary(ies).
- 5. The surrender amount will be made payable to:
 - a) Assured only (if it is **NOT** a Trust policy or Assigned policy); or
 - b) Trustees/Beneficiaries^^ (if policy is written under Section 73 of the CLPA 1886); or
 - c) Any Trustee other than the Assured (if policy is written under Section 132 of the Insurance Act 1966); or
 - d) All beneficiaries (if policy is written under Section 132 of the Insurance Act 1966); or
 - e) Assignee (if policy is assigned); or
 - f) Agent Bank (if policy is bought under the CPFIS-OA or ASPFIS-OA); or
 - g) CPF Board (if policy is bought under CPFIS-SA); or
 - h) SRS Operator (if policy is bought under SRS)
- 6. Please note that any proceeds made to the Trustees are for the sole benefit of the Beneficiaries.
- 7. Your request will only be processed when all the requirements are received and officially accepted by Singlife.
- 8. This form can only be used for one policy only. Kindly submit separate form(s) for different policies.
- 9. If you've used this policy to be exempted from the CPF Board's Home Protection Scheme (HPS), the policy must remain in force and unchanged so that you and your family are protected from losing your HDB flat in the event of death, terminal illness or total permanent disability. If there're changes to the policy used for HPS exemption, your exemption would be voided and you'd be required to reapply for exemption from HPS by purchasing other private policies or apply to be insured under HPS. Otherwise, if you're using CPF monies to service the monthly instalment, CPF Board may automatically extend HPS coverage to you, based on the declared percentage that you're exempted for, subject to you being in good health.
 - ^ Signatories must have attained the age of 18. Otherwise, the consent from a parent or legal guardian (other than the Assured) is required.
 - ^^ If the policy is written under Section 73 of the CLPA 1886, the cheque will be payable in the names of all the trustees/beneficiaries. As such, a joint account is required for cheque clearance if there is more than one trustee/beneficiary.