

Individual Annuity Application Mail to: P.O. Box 79907, Des Moines, IA 50325-0907

Mail to: P.O. Box 79907, Des Moines, IA 50325-0907 Overnight to: 4350 Westown Pkwy, West Des Moines, IA 50266

Annuitant Gender: Male Female U.S. Citizen: Yes No First Name Social Socurity Number/TIN
First Name MI Last Name Social Security Number/TIN
Street Address (P.O. Boxes are not allowed) ¹ Birth Date (mm/dd/yyyy)
City State Zip Phone
Joint Annuitant (if applicable must be spouse of annuitant) Gender: Male Female U.S. Citizen: Yes No
First Name MI Last Name Social Security Number/TIN
Address and Phone Number Same as Annuitant Street Address (P.O. Boxes are not allowed) ¹ Birth Date (mm/dd/yyyy)
City State Zip Phone
Owner (if different than annuitant)
Gender: Male Female First Name MI Last Name Birth Date (mm/dd/yyyy)
If the owner is a Trust you must complete and submit the Certificate of Trust Agreement form (10112Y) with this application.
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If the owner is a Trust you must complete and submit the Certificate of Trust Agreement form (10112Y) with this application. Trust/Corporation Name Trust Date (mm/dd/yyyy) Street Address (P.O. Boxes are not allowed)¹ City State Zip Phone Joint Owner (if different than joint annuitant)
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1. If your mailing address is different than your street address, please list on a separate piece of paper.



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Owner's Beneficiary Designation² - In the event of the owner's death, death benefit proceeds are payable to the owner's primary beneficiary. If there are joint owners, the death benefit is payable upon the first death. If there are joint owners, the surviving joint owner, if any, will be the designated primary beneficiary unless otherwise specified below. Note: Complete the Owner's Primary Beneficiary Section if you want to name someone other than the surviving owner to receive 100% of the death benefit. If the owner's primary beneficiary is no longer living at the time of the owner's death, the owner's contingent beneficiary will receive the death benefit proceeds.

Please designate if you want the beneficiary designation to be Per Stirpes or Per Capita. If an election is not made then by default it will be Per Capita. Per Stirpes designations require a listing of the children on a separate sheet of paper that is signed and dated. The list must include the children's names, addresses, phone numbers, dates of birth and social security numbers.

- Per Stirpes definition: A common way of distributing proceeds where if one or more beneficiaries has died, his or her children share equally in his or her share of the proceeds.
- Per Capita definition: Proceeds are split amongst the beneficiaries that survive the owner/annuitant. If one of the beneficiaries does not survive the owner/annuitant then the remaining beneficiaries receive the proceeds split equally.

☐ Primary ☐ Contingent │ ☐ Per Stirpes ☐ Per Capita	
First Name MI Last Name	Social Security Number/TIN
Birth Date (mm/dd/yyyy) Relationship to Owner	Phone Number
Beneficiary's Mailing Address (must be completed)	Percentage ³
	. %
City	State Zip Code
Primary Contingent Per Stirpes Per Capita	
First Name MI Last Name	Social Security Number/TIN
Birth Date (mm/dd/yyyy) Relationship to Owner	Phone Number
Beneficiary's Mailing Address (must be completed)	Percentage ³
	<u> </u>
City	State Zip Code
Primary Contingent Per Stirpes Per Capita	
First Name MI Last Name	Social Security Number/TIN
Birth Date (mm/dd/yyyy) Relationship to Owner	Phone Number
	Descente as 3
Beneficiary's Mailing Address (must be completed)	Percentage ³
City	State Zip Code
☐ Trust ⁴ ☐ Corporation ☐ Estate ☐ Other	
Full Name	
	☐ Primary ☐ Contingent
Tax ID Number (TIN) Trust Date (mm/dd/yyyy)	Percentage ³

2. In order to verify beneficiary identification, a request to obtain information will be sent to the Owner following issue of the contract.

3. Must equal 100%. 4. Certification of Trust Agreement form (10112Y) must be attached.



Annuitant's Beneficiary Designation ² - Complete this section only if the owner(s) and annuitant(s) are not the same. In the event of the annuitant's death, death benefit proceeds are payable to the annuitant's primary beneficiary. If there are joint annuitants, the death benefit is payable upon the second death. If the annuitant's primary beneficiary is no longer living at the time of the annuitant's death, the annuitant's contingent beneficiary will receive the death benefit proceeds. If an election is not made then by default it will be Per Capita.
Primary Contingent Per Stirpes Per Capita
First Name MI Last Name Social Security Number/TIN
Birth Date (mm/dd/yyyy) Relationship to Annuitant Phone Number
Beneficiary's Mailing Address (must be completed) Percentage ³
City State Zip Code
☐ Primary ☐ Contingent │ ☐ Per Stirpes ☐ Per Capita
First Name MI Last Name Social Security Number/TIN
Birth Date (mm/dd/yyyy) Relationship to Annuitant Phone Number
Beneficiary's Mailing Address (must be completed) Percentage ³
City State Zip Code
☐ Primary ☐ Contingent │ ☐ Per Stirpes ☐ Per Capita
First Name MI Last Name Social Security Number/TIN
Birth Date (mm/dd/yyyy) Relationship to Annuitant Phone Number
Beneficiary's Mailing Address (must be completed) Percentage ³
City State Zip Code
☐ Trust⁴ ☐ Corporation ☐ Estate ☐ Other
Full Name
Toy ID Number (TIN) Primary Contingent
Tax ID Number (TIN) Trust Date (mm/dd/yyyy) Percentage ³ """ """ """ """ """ """ """
2. In order to verify beneficiary identification, a request to obtain information will be sent to the Owner following issue of the contract.

- 3. Must equal 100%. 4. Certification of Trust Agreement form (10112Y) must be attached.



Verification of Identity

Note: The licensed representative must complete this section before submitting to the home office.

Owner: If Owner is a Natural Person, complete question 1. If Owner is a Trust or Business/Corporation, complete questions 1 and 2. 1. Natural Person/Trust Accounts (trustee information): Representative: Please indicate the form of ID presented and used to verify this owner's identity. Expired IDs are not acceptable. a. U.S. Citizen Resident Alien – Country of Citizenship: b. Driver's License ☐ State-Issued ID ☐ Military ID ☐ Passport Alien Registration Card c. State Number Country Exp. Date d. Occupation **Employer Name** Years Employed Retired 2. Non-Natural/Business or Corporation: a. Trust Agreement Certificate of Incorporation b. State Country Joint Owner: If Owner is a Natural Person, complete question 3. If Owner is a Trust or Business/Corporation, complete questions 3 and 4. 3. Natural Person/Trust Accounts (trustee information): Representative: Please indicate the form of ID presented and used to verify this owner's identity. Expired IDs are not acceptable. Resident Alien – Country of Citizenship:

☐ Passport

Alien Registration Card

Exp. Date

Years Employed

Л	Non	Matura	/Pucinoce	or Corporation:	
4.	Non-	-natura	I/Business	or Corporation:	:

b. Driver's License

Country

c. State

d. Occupation

a. l	☐ Trust Agreement		Certificate of	Incorporation
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☐ State-Issued ID ☐ Military ID

Number

Employer Name

b. State)	Cou	ntry	1			



Retired

Product Selection:	
If electing Optional Benefit Riders an additional form(s) may be req	uired.
Tax Status	
□ Non-Qualified □ Roth IRA □ SEP IRA □ IRA □ TSA/403(b	Inherited IRA (MGD0 form 8103Y required)
Complete if applicable - Contribution intended for the Tax Year:	
Premium Contract funded by:	
Check - Amount \$ Must be payable to Midland National® Life Insurance Company	Direct Transfer - Amount \$
1035 Exchange - Amount \$ Must be payable to Midland National Life Insurance Company	Qualified Rollover - Amount \$
☐ Salary Reduction - Amount \$	per pay period (example: TSA)
Transfers Involving Multiple Checks: I have recently applied for a Midland National annuity with the plan type either through a personal check, Section 1035 Exchange, Qualified or No	reflected above. This annuity is being funded with more than one premium n-Qualified transfer.
the annuity is index linked, the initial index will be set on the effective will be applied to the fixed account until the contract anniversary. (The	ements): I would like my contract issued with the first funds received. If e date of the annuity. I understand that any additional deposits after issue his option is not available for single premium contracts or Inherited IRAs.) unds received. I understand that my interest will be credited from the date index will be set on the effective date of the annuity.
Replacement (Must be completed) If you have existing life insurance or Your agent is required to leave with you the original copy of all written or copies for future reference.	annuity contract, please complete any state required replacement forms. printed sales material used in the sale of this product. Please retain all such
1. Do you have any existing or pending life insurance or annuity contracts	? ☐ Yes ☐ No
2. Will this annuity replace or change any existing life insurance or annuity	y contracts? ☐ Yes ☐ No
If you answered "yes" to #2, please provide company name and contract	
Company Name:	
Contract Number:	



Fraud Warnings and Other Disclosures

Any person who knowingly presents false statement in an application for insurance maybe guilty of a criminal offense and subject to penalties under state law. Financial Institution Disclosure: Insurance policies and annuities are not a deposit or other obligation of, or guaranteed by a bank, any affiliate of a bank, or savings association, and are not insured by the Federal Deposit Insurance Corporation (FDIC) or any other agency of the United States, a bank, any affiliate of a bank, or savings association.

Owner's Statement

All statements made in this application are true to the best of my/our knowledge and belief, and I/we agree to all terms and conditions as shown on this application. All statements and descriptions in this application are deemed to be representations not warranties. I/We further agree that this application shall be a part of the annuity and that the Annuitant is aware that he/she was designated as Annuitant. I understand that if I am applying for a Fixed Indexed Annuity that while the values of the contract may be affected by an external index, the annuity does not directly participate in any stock or equity investments. I understand that any values shown, other than guaranteed minimum values, are not guarantees, promises or warranties. I understand that if the contract being applied for contains an Interest Adjustment (also known as a Market Value Adjustment), the benefits and values of this contract may increase or decrease. Amounts payable under the contract being applied for will be subject to a Market Value Adjustment (if applicable) when the contract is surrendered or a partial surrender above the free surrender amount is taken prior to the date specified in the contract. Tax payer ID Certification - Under penalties of perjury, I certify that: 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and 2. I am not subject to backup withholding because (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service that I am subject to backup withholding, and 3. I am a U.S. Person (including an US Resident Alien). 4. I am exempt from Foreign Account Tax Compliance Act (FATCA) reporting.

Applicant/Owner Signature

By Signing this form, I certify that the information provided is accurate. I understand that Midland National Life Insurance Company will use this information to attempt to verify my identity. Midland National may request a copy of the articles of incorporation, trust certification or other similar documents solely for the purpose of attempting to verify my identity as required by federal law.

Owner's Signature	Joint Owner's Si	gnature	Spouse's Signature⁵	
Signed at City:	State	Date Signed		
Owner's Fmail Address		Inint Owne	er's Fmail Address	

5. If your spouse is not listed as 100% primary beneficiary and a spousal signature is not provided, you are stating that you are not married. If this transaction is subject to a community property interest, we strongly recommend that you obtain your spouse's signature on the line above to document his/her consent to this transaction. States that recognize community property interests in property held by married persons include Alaska, Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Texas, Washington, and Wisconsin. You understand and agree that Midland National may presume that no community property interest exists if you have not obtained your spouse's signature above. Further, you understand and agree that Midland National has no duty to inquire further about any such community property interest. As a result, you agree to indemnify and hold Midland National harmless from any consequences relating to community property interests and this transaction. Please note that the term "spouse" includes domestic partner or other partner as permitted by civil union, domestic partnerships, or similar law.



Agent's Certification (co	empleted by agent or	nly)				
Replacement Does the	e applicant have any	existing or pending lif	e insurance or annuity c	ontracts? 🗌 Yes	s \square No	
Information Will this	annuity replace or c	hange any existing life	insurance or annuity con	ntracts?	□No	
If yes, p	lease provide the na	me of the company:				
I certify that I have reviewed applicant and recorded full the document did not appear modification or additions may an examination of the interest Applicant and have not mad given any assurances about	details as required. I ar altered and the pic ade to the application ests of the Applicant le any statements wh	attest to the fact that I ture identification support after it is submitted mand an assessment of thick contradict the disc	have viewed the verificated appeared to be that houst be initialed by the climber stated goals of the Applosure materials provided	tion of identity do of the owner(s). ient. This applica oplicant. I have di	ocumentation. I also att I understand that any s tion is being submitted iscussed this product v	est that subsequent I after vith the
Midland National Writing	Agent			_	_	_
Agent Number	Percenta <u>(</u>	ge ⁷ Date Signed % -			For Agent Use Only ⁶ ABBCC	□D
Agent/Broker's Full Name (plea	ase print)	Agent/Broker's Signatur	е	Phone No	umber	
Agent's Email Address						
Agent 2 (if applicable)					For Agent Use Only ⁶	-
Agent Number	Percentag	qe ⁷			For Agent Use Only ⁶	Пр
				•	-	-
Additional Agent Name (please	print)					
Additional Agent's Email Addres	SS					
Agent 3 (if applicable)					For Agent Use Only ⁶	7
Agent Number	Percentag	ge ⁷			For Agent Use Only ⁶	\Box D $_$
				•	-	•
Additional Agent Name (please	print)					
Additional Agent's Email Addres	SS					
6 Only option A is available for	TCA Elevible Dremium	a contracta Ontion Dia ar	dy available for MMI Datire	Ventege® and MANI	I IndovDuildorSM producto	,

6. Only option A is available for TSA Flexible Premium contracts. Option D is only available for MNL RetireVantage® and MNL IndexBuilders

7. Must total 100%.





4350 Westown Parkway West Des Moines, IA 50266 www.MidlandNational.com



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Fixed Index Annuity Allocation Form for MNL IncomeVantage^{sм}



Mail to: P.O. Box 79907, Des Moines, IA 50325-0907

INSTRUCTIONS: Make sure all allocations equal 100%, and comp	lete all applicable signatures.
Daily Average (Subject to an Index Margin) S&P 500® Index %	Annual Point-to-Point (Subject to an Index Margin) S&P 500° Low Volatility Daily Risk Control 5% Index %
Monthly Point-to-Point (Subject to an Index Cap Rate) S&P 500® Index Annual Point-to-Point (Subject to an Index Cap Rate) S&P 500® Index %	Annual Point-to-Point – Threshold Participation Strategy (subject to Base and Enhanced Participation Rates) S&P 500° Low Volatility Daily Risk Control 5% index* Two-Year Point-to-Point (Subject to an Index Margin) S&P 500° Low Volatility Daily Risk Control 8% Index*
Annual Point-to-Point (Subject to a Participation Rate) S&P 500® Index %	Fixed Account %
	* Not available in all states. Ask your sales representative for availability in your state.
Signatures Signed at: City State Annuitant/Owner Signature:	Date:
Joint Owners Signature:	
Agents Signature:	Date:

The MNL IncomeVantage[™] is issued on form AC/AS139A (certificate/contract) by Midland National® Life Insurance Company, 4350 Westown Parkway, West Des Moines, Iowa 50266. This product, its features, riders and index options may not be available in all states.

The "S&P 500®", "S&P 500® Low Volatility Daily Risk Control 5% Index", "S&P 500® Low Volatility Daily Risk Control 8% Index" Indices ("Indices") are products of S&P Dow Jones Indices LLC or its affiliates ("SPDJI") and have been licensed for use by Midland National Life Insurance Company ("the Company"). Standard & Poor's® and S&P® are registered trademarks of Standard & Poor's Financial Services LLC ("S&P"); and these trademarks have been licensed for use by SPDJI and sublicensed for certain purposes by the Company. Midland National's MNL IncomeVantage is not sponsored, endorsed, sold or promoted by SPDJI, S&P, or their respective affiliates and none of such parties make any representation regarding the advisability of investing in such product(s) nor do they have any liability for any errors, omissions, or interruptions of the Indices.



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MNL IncomeVantage® 10

Annuity Disclosure Statement

Thank you for your interest in the MNL IncomeVantage® 10 Annuity from Midland National® Life Insurance Company. It is important for you to read and understand this summary before you decide to purchase the annuity. This summary will help you understand the features of the annuity and determine if it will help you meet your financial goals. Once you have read this summary, please sign pages 8 and 10 to confirm that you understand the annuity and submit this document with your application for the annuity. *Refer to the Contract for complete details*.

This Annuity Disclosure Statement must be signed by the applicant and agent, then return the Home Office copy to Midland National Life Insurance Company, Annuity Division with the application.

4350 Westown Parkway, West Des Moines, IA 50266 Phone: (877) 586-0240 • www.MidlandNational.com

For the state of: North Carolina

The MNL IncomeVantage® 10 is issued in North Carolina on form AS139A32 (contract), AS139A END, AR320A, AR153A, AR154A, AR163A-1, AR192A, AR194A, AR277A, AR278A, AR318A and AR324A (riders/endorsements) by Midland National® Life Insurance Company, West Des Moines, IA.

The MNL IncomeVantage 10 is a flexible premium deferred fixed index annuity from Midland National Life Insurance Company which offers lifetime income through Lifetime Payment Amounts (LPA). The MNL IncomeVantage 10 accumulates interest in the following ways: A) based on the change in the Index Account during each contract year, without the risk of losing premium due to market volatility, and/or B) a traditional Fixed Account. Those individuals who intend to take withdrawals prior to utilizing the Guaranteed Lifetime Withdrawal Benefit (GLWB) may not receive full benefit of the (GLWB) feature.

Fixed Account

The portion of premium allocated to this account will earn the current Fixed Account interest rate. This rate will be guaranteed for the first contract year and the rate for future contract years will be declared annually thereafter at the Company's discretion. This rate will never fall below the Minimum Guaranteed Fixed Account Interest Rate of 0.25%. Ask your sales representative for the current interest rate.

Index Account

The Index Account is the portion of your premium that you determine will earn interest based on one or more of the following crediting methods:

- · Daily Average Crediting Method with Index Margin
- · Monthly Point-to-Point Crediting Method with Index Cap Rate
- · Annual Point-to-Point Crediting Method with Index Cap Rate
- Annual Point-to-Point Crediting Method with Participation Rate
- Annual Point-to-Point Crediting Method with Index Margin
- Annual Point-to-Point Crediting Method with Threshold Participation Rate
- Two-Year Point-to-Point (also known as Term Point-to-Point) with Index Margin

Please see the MNL IncomeVantage 10 product brochure for specific details regarding these crediting methods.

Ask your sales representative for the current Index Cap Rates, Index Margins, and Participation Rates, including the Base and Enhanced Participation Rate and the Index Return Threshold.

Threshold Participation Strategy

The Threshold Participation Strategy (or Annual Point-to-Point with Threshold Participation Rate) may credit interest using both a Base Participation Rate and an Enhanced Participation Rate. The index-linked gain is compared to the declared Index Return Threshold. If the gain is less than or equal to the Index Return Threshold, the Base Participation Rate is applied to determine the interest credited. If the gain exceeds the Index Return Threshold, the Base Participation Rate is applied to the portion of the gain up to and including the Index Return Threshold and the Enhanced Participation Rate is applied to the portion of the gain that exceeds the Index Return Threshold. The Index Return Threshold, the Base Participation Rate, and the Enhanced Participation Rate are each declared annually at the Company's discretion. Each of these rates is guaranteed for the first contract year and declared annually thereafter at the Company's discretion, never to be less than 5% for the Base Participation Rate and 10% for the Enhanced Participation Rate. At no time will the Index Return Threshold be set higher than the Maximum Index Return Threshold of 10%.

Index Cap Rate

The Index Cap Rate is an upper limit used to determine Interest Credits. The Index Cap Rate applies to the Annual Point-to-Point and Monthly Point-to-Point Index Account options. It will always be declared on the Contract Anniversary by the Company at their discretion and is guaranteed for the following contract year. This cap may change annually. However, at no time will this cap ever fall below the minimum guarantees which are: 0.50% for the Annual Point-to-Point with Cap Index Account and 0.25% for Monthly Point-to-Point with Cap Index Account.

Participation Rate

The Participation Rate is the percentage of any index gain that will be credited to the Contract as the Interest Credit to the Annual Point-to-Point Index Account. The rate is guaranteed for the first year and declared annually thereafter at the Company's discretion, never to be less than 5% for Annual Point-to-Point with Participation Rate Index Account.

Index Margin

The Index Margin is subtracted from any index gain to determine any Interest Credit. For the Daily Average with Index Margin and the Annual Point-to-Point Index Margin Index Accounts, the Index Margin is subtracted on each contract anniversary. It is guaranteed for the first year and declared annually thereafter at the Company's discretion. For the Two-Year Point-to-Point with Index Margin Index Account, the Index Margin is multiplied by two (which is the term length) and then subtracted at the end of the two-year term. It is declared at the beginning of and guaranteed for each two-year term. The maximum Index Margin is 25% for the Daily Average with Index Margin Index Account and 15% for the Annual Point-to Point with Index Margin Index Account and the Two-Year Point-to-Point with Index Margin Account.

Payment of Commission

Midland National will pay a sales commission in connection with the sale of this product. This commission is one of many costs which Midland National considers and factors into the product's design and policy performance, including setting the guaranteed rates in the Contract and the manner in which non-guaranteed benefits may be offered. One-hundred percent of your premium deposit will be credited to your account, and no deductions from your premium payment or from your account value will be made due to the payment of this sales commission.

Midland National may enter into written sales agreements with other financial institutions ("selling firms") for the sale of the Contract. The selling firms and their representatives are independent of Midland National. In this case, the selling firms are responsible for evaluating product proposals or recommendations independently and for exercising independent judgment about these proposals. Midland National pays selling firms all or a portion of the commissions received for their sales of the Contract.

SURRENDER CHARGES AND INTEREST ADJUSTMENT

Please read the following information and sign the last page of this disclosure to acknowledge your understanding that Surrender Charges and Interest Adjustments will apply when withdrawals are taken from your Contract during the Surrender Charge Period.

Surrender Charges

A Surrender Charge is assessed on any amount withdrawn, whether as a partial withdrawal or full surrender, that is in excess of the applicable penalty-free amount. Surrenders and Surrender Charges assessed will have a negative impact on future lifetime income. A surrender during the Surrender Charge period may result in a loss of premium.

The Surrender Charges that apply for each Contract Year are based on the state where your Contract is issued and are shown as follows:

Year 1	Year 2	Year 3	Year 4	Year 5	Year 6	Year 7	Year 8	Year 9	Year 10
10%	10%	10%	10%	10%	9%	8%	6%	4%	2%

Surrender charges allow the Company to invest long-term, and in turn, generally credit higher yields.

Surrender charges and Interest Adjustments on IRS-Required Minimum Distributions that exceed the 5% penalty-free amount are waived by current company practice*.

*A feature offered "by current company practice" is not a contractual guarantee of this annuity Contract and can be removed or changed at any time.

Interest Adjustment (also known as Market Value Adjustment)

The MNL IncomeVantage 10 includes an Interest Adjustment that is applied only during the Surrender Charge period to full surrenders and to any partial surrender in excess of the applicable penalty-free partial surrender amount. This adjustment may decrease or increase the Surrender Value or the amount of a partial surrender depending on the change in interest rates during the period since you purchased this annuity.

Example of Interest Adjustment (Market Value Adjustment-MVA) Formula

The Interest Adjustment will be calculated by multiplying the portion of any full or partial surrender that exceeds any available penalty-free withdrawal amount before the reduction for any Surrender Charge by the formula* described below.

*The Interest Adjustment Factor is: $(i_0-i_t-ADJ) x (T)$

 i_0 = The current interest rate when the contract was issued.

i, = The current interest rate offered for new contracts at time of the partial or full surrender.

ADJ = 0.005

The amount of the Interest Adjustment will never exceed the lesser of a) the total interest credited to the Accumulation Value since issue, less the sum of the absolute values of all Interest Adjustments on prior partial surrenders (i.e. all adjustments positive or negative added together), or b) the applicable Surrender Charge.

T = Time in years as follows: number of days from the date of the partial or full surrender to the end of the current contract year divided by 365; plus whole number of years remaining in the market value adjustment period.

Lower interest rates at time of issue may result in less opportunity for a positive Interest Adjustment in future contract years. In certain rate scenarios at the time of issue, it may not be possible to experience a positive Interest Adjustment.

See the "Understanding the Market Value Adjustment" brochure for more information.

Accumulation Value

Your Accumulation Value is equal to 100% of premium, plus any fixed and index account interest earned, minus withdrawals. The Accumulation Value is used to determine the Death Benefit as well as penalty-free withdrawals.

Surrender Value

The Surrender Value is the amount that is available at the time of surrender. The Surrender Value is equal to the Accumulation Value, subject to the Interest Adjustment (if any), less applicable Surrender Charges and state premium taxes where applicable. The Surrender Value will never be less than the minimum requirements set forth by state laws, at the time of issue, in the state where the Contract is issued.

GUARANTEED LIFETIME WITHDRAWAL BENEFIT (GLWB) FEATURE

Please read the following information and sign the last page of this disclosure to acknowledge your understanding of purchasing this annuity product with the purpose of generating a lifetime income sometime in the future.

What is the Guaranteed Lifetime Withdrawal Benefit (GLWB)?

The Guaranteed Lifetime Withdrawal Benefit feature provides you with a way to receive income payments for life without incurring a Surrender Charge or Interest Adjustment. This feature can provide you with a guaranteed lifetime income stream called a Lifetime Payment Amount (LPA). The LPA is an annual payment amount based on your age, your current GLWB Value, and LPA option elected at the time you elect to begin lifetime income.

When income is started by initiating the GLWB feature, you may modify, start, and stop LPAs. This is different from electing an annuity payout option under your Contract, which does not provide the same income flexibility. If you elect an annuity payout option, the GLWB feature is no longer available to you.

Once elected, the LPA is available even if your annuity's Accumulation Value and GLWB Value are later reduced to zero, provided no excess withdrawals are taken. You will need to notify us in writing to begin LPAs.

If you elect the level LPA option, your LPA will not increase. If you elect the increasing LPA option, your LPA may increase each year based on the weighted average percentage change in the fixed and indexed accounts.

The Lifetime Payment Amount may be reduced if total partial surrenders (including penalty-free withdrawals) during a contract year exceed the GLWB Value Partial Surrender Allowance.

By current company practice*, if you are taking LPAs and the Required Minimum Distribution (RMD) for this Contract exceeds your LPA, we will allow withdrawal of the RMD without reducing your LPA.

*A feature offered "by current company practice" is not a contractual guarantee of this annuity Contract and can be removed or changed at any time.

Will I be taxed on income payments?

Please see your tax advisor. Under current tax law, income payments from this GLWB feature may be taxed as ordinary income. Additionally, if taken prior to 59½, income payments may be subject to 10% IRS penalty tax.

What is the GLWB Value?

The GLWB Value is only used as the basis for calculating your Lifetime Payment Amount (LPA). It is not part of your annuity's Accumulation Value or a Death Benefit, and is only used to calculate the income available to you if you use the GLWB feature. This value cannot be taken as a surrender. Your initial GLWB Value is the initial premium plus any applicable GLWB Bonus. This value is increased by the GLWB Stacking Roll Up Credits described below, as well as subsequent premiums and applicable GLWB Bonus. Please note that all withdrawals (including LPAs) will reduce both your Accumulation Value and your GLWB Value.

GLWB Bonus

During the first five contract years, a 5% GLWB Bonus Percentage will be applied to all premiums received and will increase the GLWB Value. The GLWB Bonus does not apply to the Accumulation Value, it is only applied to the GLWB Value.

GLWB Stacking Roll-Up Credit

A 2% GLWB Stacking Roll-Up Credit may be added to the GLWB Value on each Contract Anniversary during the first 20 contract years. The GLWB Stacking Roll-Up credits compound annually. On each Contract Anniversary during the first 20 contract years, the current GLWB Value may be increased by 2% of the GLWB value plus 150% of the dollar amount of any interest credited (either Fixed or Index Interest Credits) to the Accumulation Value. In contract years when a withdrawal is taken, no GLWB Stacking Roll-Up Credit will apply, unless the withdrawal is used to satisfy a Required Minimum Distribution (RMD). This credit ends once you elect to begin receiving LPAs.

What happens to my GLWB should I die?

Your GLWB Value is not paid out as a Death Benefit.

Individual Annuitant

Upon the death of an individual annuitant, the GLWB feature will terminate. If the annuitant is the contract owner and the spouse is the sole beneficiary, the Contract may be continued under a Spousal Continuation provision, if applicable.

Joint Annuitants

Upon the death of the first joint annuitant, the GLWB will continue when the Contract continues and there will be no change to the Lifetime Payment Amount. Upon the death of the second joint annuitant, the GLWB will terminate.

Death Benefit

The Death Benefit is payable upon the death of the first owner, unless the sole beneficiary is the owner's spouse and he or she elects to continue this Contract under its spousal continuance provisions. If there are joint annuitants, and an annuitant who is not also the contract's owner dies, the death benefit will be paid upon the death of the second annuitant. The Death Benefit equals the Accumulation Value plus potential interest credits for the partial contract year as of the date of death. The calculation of the death benefit will vary depending on the Index Accounts to which the Accumulation Value is allocated at the time of death. The beneficiary may choose to receive the Death Benefit in either a lump sum or a series of income payments.

A death benefit is not available if an annuity payout option has been elected.

NOTE: The GLWB bonus is not applicable to the Accumulation Value, so it is not included in the Death Benefit. The GLWB Value is not available as a death benefit.

Subsequent Premiums

All subsequent premiums will be credited a fixed interest rate until the next Contract Anniversary. This interest rate will be declared at the time the subsequent premium is received. On each Contract Anniversary, Midland National will allocate any premium received since the prior Contract Anniversary according to your most recent instructions. Subsequent premiums added during the first five contract years will receive a GLWB Bonus which will be added to the GLWB Value.

Transfer Options

You may elect to transfer your values between the Fixed Account and Index Account options. You may also elect to transfer between crediting methods within the Index Account options on an annual basis for all annual crediting method options or at the end of each two-year term for the two-year crediting method. By current company practice*, you will have 30 days following each contract anniversary to reallocate. Transfers are not allowed until your first contract anniversary. Based on current tax laws, transfers between options will not be taxable or subject to surrender penalties. Please refer to your MNL IncomeVantage 10 Additional Benefits Specifications Page, found in your Contract, for minimum transfer amounts.

Additional Information

The MNL IncomeVantage 10 is not a registered security and does not directly participate in stock or equity investments. Applicable index returns do not include dividends. Past index performance is not intended to predict future performance. Under current law, annuities grow tax-deferred. Annuities may be subject to taxation during the income or withdrawal phase. The tax-deferred feature is not necessary for a tax qualified retirement account. If purchasing this annuity as a qualified retirement account you should consider whether other features, such as the GLWB future income, death benefits, lifetime annuity payments and other riders will help meet your needs. Before purchasing this Contract you should obtain competent advice as to tax treatment of the Contract. Neither Midland National, nor any agents acting on its behalf in the sale of this product, should be viewed as providing legal, tax or securities advice.

LIQUIDITY FEATURES

Certain withdrawals before age 59½ may be subject to a 10% IRS penalty. Exercising the penalty-free withdrawals or annuity payout options explained below will impact future income payments of the Guaranteed Lifetime Withdrawal Benefit feature.

Penalty-Free Withdrawals

Once per year after the first Contract Anniversary, you may take up to 5% of your Accumulation Value as a penalty-free withdrawal (also known as a Penalty-Free Partial Surrender), without Surrender Charges or Interest Adjustment. Any withdrawal will result in a reduction of your Accumulation Value and GLWB Value. Please review the GLWB section for details on how the penalty-free withdrawals may impact your income payments.

Nursing Home Confinement Waiver

After the first Contract Anniversary, if the annuitant becomes confined to a qualified nursing home facility for at least 90 consecutive days, we will increase the penalty-free withdrawal amount to 10% of the Accumulation Value each year while the annuitant is confined. This waiver is only available for issue ages 75 and younger and is automatically included with your annuity at no additional charge.

Required Minimum Distributions

By current company practice*, Required Minimum Distributions (RMD) that exceed the 5% penalty-free amount may be withdrawn without a Surrender Charge or Interest Adjustment.

Annuity Payout Options

You may select an annuity payout option at any time. If selected during the Surrender Charge period, your payout will be based on the Surrender Value. Available payout options include Life Income, Life Income with Period Certain, Joint and Survivor Life Income and Income for a Specified Period or Amount.

By current company practice*, you may receive an income from the Accumulation Value after the first contract year (without Surrender Charges or Interest Adjustment) if you choose a Life Income Option. You can also receive an income based on the Accumulation Value if your annuity has been in force for at least five years and you elect to receive payments over at least a five year period

Once a payout option is elected it cannot be changed and all other rights and benefits under the annuity end. The GLWB feature of this annuity will terminate upon electing an annuity payout option.

^{*}A feature offered "by current company practice" is not a contractual guarantee of this annuity Contract and can be removed or changed at any time.

The following are example calculations when withdrawals are taken, demonstrating the impact of withdrawals on the Accumulation Value (AV), Guarantee Lifetime Withdrawal Benefit (GLWB) Values, and Lifetime Payment Amount (LPA) (Note: The following examples are hypothetical examples and are not intended to predict or project actual contract values.)

Example #1 Impact of Penalty-Free Withdrawal (WD) Prior to Lifetime Payment Election Date (LPED) Beginning Values

Assume an Accumulation Value (AV) of \$100,000 and a Guaranteed Lifetime Withdrawal Benefit (GLWB) Value of \$150,000

Withdrawal Details

A penalty-free withdrawal (WD) equal to 5% of the AV (\$5,000) is taken.

A penalty-free WD prior to the LPED will reduce the GLWB Value by the same percentage that the AV was reduced by that WD. In this example, this means the GLWB Value will be reduced by 5%. 5% of the GLWB Value = 5% x \$150,000 = \$7,500

Ending Values

AV after WD = \$100.000 - \$5.000 = \$95.000

GLWB Value after pro-rata reduction for WD = \$150,000 - \$7,500 = \$142,500

Note that the GLWB Value was reduced by more than the dollar amount of the WD from the AV.

Example #2 Impact of Withdrawals (WD) in Excess of Penalty-Free Withdrawal Prior to Lifetime Payment Election Date (LPED)

Beginning Values

Assume an Accumulation Value (AV) of \$100,000 and a Guaranteed Lifetime Withdrawal Benefit (GLWB) Value of \$150,000

Withdrawal Details

A Withdrawal (WD) in excess of the penalty-free withdrawal WD amount is taken. The WD amount is \$10,000, or 10% of the AV. A WD prior to the LPED will reduce the GLWB Value by the same percentage that the AV was reduced by that WD. In this example, this means the GLWB Value will be reduced by 10%. 10% of the GLWB Value = 10% x \$150,000 = \$15,000

Ending Values

AV after WD = \$100,000 - \$10,000 = \$90,000

GLWB Value after pro-rata reduction for WD = \$150,000 - \$15,000 = \$135,000

Note that the GLWB Value was reduced by more than the dollar amount of the WD from the AV.

Example #3 Impact of Withdrawal (WD) in Excess of Lifetime Payment Amount after Lifetime Payment Election Date (LPED)

Beginning Values

Assume an Accumulation Value (AV) of \$100,000; a Guaranteed Lifetime Withdrawal Benefit (GLWB) Value of \$150,000; an LPA of \$7500; and a Lifetime Payment Percentage of 5.00%

Withdrawal Details

A Withdrawal (WD) in excess of the LPA is taken. The total WD amount is \$16,750.

A WD after the LPED that is in excess of the LPA will reduce the GLWB Value by the same percentage that the AV was reduced by the excess WD.

A WD after the LPED that is in excess of the LPA may also reset the LPA.

In this example, the excess WD is \$16,750 - 7,500 = 9,250

Ending Values

AV after LPA = \$100,000 - \$7,500 = \$92,500

The excess WD of \$9,250 is 10% (\$9,250 / \$92,500) of the remaining AV, after the LPA is deducted but prior to the excess WD being deducted.

AV after excess WD = \$92,500 - \$9,250 = \$83,250

GLWB Value after LPA = \$150,000 - \$7,500 = \$142,500

The remaining GLWB Value will then be reduced by the same percentage the excess WD reduced the AV. In this example, this means the remaining GLWB Value will be reduced by 10%. 10% of the GLWB Value (after the LPA) = $10\% \times 142,500 = 14,250$

GLWB Value after pro-rata reduction for the excess WD = \$142,500 - \$14,250 = \$128,250

Note that the GLWB Value was reduced by more than the dollar amount of the excess WD from the AV.

The LPA may also be reset as a result of the excess WD. The LPA is reset to equal the lesser of (1) the LPA before the excess WD or (2) the Lifetime Payment Percentage multiplied by the greater of (a) the AV after the WD or (b) the GLWB after the WD.

- (1) is the LPA before the excess WD = \$7.500
- (2) is \$6,412.50, which is the greater of
 - (a), which is Lifetime Payment Percentage (5%) multiplied by the AV after the excess WD (\$83,250) = \$4,162.50 or
- (b), which is Lifetime Payment Percentage (5%) multiplied by the GLWB Value after the excess WD (\$128,250) = \$6,412.50

LPA is reset to the lesser of (1) and (2); in this case, LPA is reduced from \$7,500 to \$6,412.50.

Example #4 Impact of an Excess Withdrawal (WD) after the Lifetime Payment Election Date (LPED) and when Accumulation Value (AV) is near Zero

Beginning Values

Assume an Accumulation Value (AV) of \$10,000 and a Guaranteed Lifetime Withdrawal Benefit (GLWB) Value of \$60,000 and a Lifetime Payment Amount (LPA) of \$5,000 and a Lifetime Payment Percentage of 5.00%

Withdrawal Details

A withdrawal (WD) in excess of the LPA is taken. The total WD amount is \$9,000.

A WD after the LPED that is in excess of the LPA will reduce the GLWB Value by the same percentage that the AV was reduced by the excess WD.

A WD after the LPED that is in excess of the LPA may also reset the LPA.

In this example, the excess WD is \$9,000 - \$5,000 = \$4,000

Ending Values

AV after LPA = \$10,000 - \$5,000 = \$5,000

The excess WD of 4,000 is 80% (4,000 / 5,000) of the remaining AV, after the LPA is deducted but prior to the excess WD being deducted.

AV after excess WD = \$5,000 - \$4,000 = \$1,000

GLWB Value after LPA = \$60,000 - \$5,000 = \$55,000

The remaining GLWB Value will then be reduced by the same percentage the excess WD reduced the AV. In this example, this means the remaining GLWB Value will be reduced by 80%. 80% of the GLWB Value (after the LPA) = 80% x 55,000 = \$44,000

GLWB Value after pro-rata reduction for the excess WD = \$55,000 - \$44,000 = \$11,000

Note that the GLWB Value was reduced by more than the dollar amount of the excess WD from the AV.

The LPA may also be reset as a result of the excess WD. The LPA is reset to equal the lesser of (1) the LPA before the excess WD or (2) the Lifetime Payment Percentage multiplied by the greater of (a) the AV after the WD or (b) the GLWB after the WD.

- (1) is the LPA before the excess WD = \$5,000
- (2) is \$550, which is the greater of
 - (a), which is Lifetime Payment Percentage (5%) multiplied by the AV after the excess WD (\$5,000) = \$250 or
 - (b), which is Lifetime Payment Percentage (5%) multiplied by the GLWB Value after the excess WD (\$11,000) = \$550

LPA is reset to the lesser of (1) and (2); in this case, LPA is reduced from \$5,000 to \$550.

MNL IncomeVantage 10 Applicant Authorization and Acknowledgement Statements:

By initialing and signing below, I certify that:

- I have read this Annuity Disclosure and have been provided a brochure that explains the Annuity Product's benefits, features and limitations.
- The features of this Annuity Product have been explained to me by the Agent.
- I understand that this Contract is not effective and interest does not begin to accrue until the date the annuity becomes effective, not the date premium is submitted or received by the Company.
- I understand my agent will receive a commission for the sale of this Contract.
- I understand I should consult my tax advisor about possible tax implications related to the purchase of this Contract and its features.

Owner(s) Initials REQUIRED in Box Above	My initials confirm that: The MNL IncomeVantage 10 annuity is a long-well as an Interest Adjustment (if applicable in Charge Period to any full surrender or any par surrender amount. I have reviewed page 3 of this Disclosure and Interest Adjustment Formula applicable based. I understand a surrender during the Surrender.	my state) will apply duri tial surrender taken that affirmatively acknowledo l on the state of issue.	ng the 10-year Surrender exceeds the penalty-free partial ge the Surrender Charges and
 I understand That exerce of a divorce GLWB Both The all GLWB Standard 	FEATURE ACKNOWLEDGEMENT: the following about the GLWB Benefit feature: sising any liquidity features, such as partial withdraw e settlement or decree, will reduce the GLWB Value onus and the GLWB Stacking Roll-Up Credit do re nuity's Accumulation Value acking Roll-Up Credit does not apply to the follo in which a withdrawal is taken (except RMDs)	e and adversely impact funct apply to the followin The Contract's Death Beowing:	uture income. ng: nefit
	an to begin using the GLWB income feature of this produ 6-10 years 10 + years Unknown	ict within (Please check on	e of the following):
	nark an "X" in the box to the left if your agent providence the box an illustration		
shown, other that and understand	aware that an Annuity Buyer's Guide is available on the guaranteed minimum values, are not guarant the intent of this Annuity Product and agree that it nor living and other related expenses, and this Contra	ees, promises, or warrant neets my needs. I have a	ties. I have reviewed the features ssessed my financial situation,
	Annuitant's/Owner's Original Signature		
	Joint Owner's Original Signature		Date Signed (mm/dd/yyyy)
presented to the	edgement: By signing below, I certify that the produced applicant. A copy of this signed disclosure was produced an assessment of the stated goals of the applic	vided to the applicant afte	er an examination of the interests



guaranteed elements.

Not FDIC/NCUA Insured	Not A Deposit Of A Bank	Not Bank Guaranteed
May Lose Value	Not Insured By Any Federal	Government Agency

2422010

Date Signed (mm/dd/yyyy)

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Buyer's Guide on the Company website. I certify that I believe this product to be appropriate for the applicant based on his or her individual needs. I have discussed this product with the applicant and have not made any statements which contradict the materials provided to the applicant. I have not made any promises or given any assurances about the future value of any non-

Agent's Original Signature

This page left intentionally blank.

Please see pages 8 and 10 for acknowledgement, election and signatures.

Agent Instructions: Page 8 and 10 must both be signed.

Return page 10 to the Home Office with the Applicant's original signature. Retain a permanent copy in your file. Leave pages 1-8 with signatures with the Applicant.

MNL IncomeVantage 10 Applicant Authorization and Acknowledgement Statements:

By initialing and signing below, I certify that:

- I have read this Annuity Disclosure and have been provided a brochure that explains the Annuity Product's benefits, features and limitations.
- · The features of this Annuity Product have been explained to me by the Agent.
- I understand that this Contract is not effective and interest does not begin to accrue until the date the annuity becomes effective, not the date premium is submitted or received by the Company.
- I understand my agent will receive a commission for the sale of this Contract.
- I understand I should consult my tax advisor about possible tax implications related to the purchase of this Contract and its
 features.

	My initials confirm that:													
Owner(s) Initials	 The MNL IncomeVantage 10 annuity is a I well as an Interest Adjustment (if applicat Charge Period to any full surrender or an surrender amount. 	ole in my state) will apply duri	during the 10-year Surrender											
REQUIRED in Box Above	REQUIRED • I have reviewed page 3 of this Disclosure and affirmatively acknowledge the Surrender Charges and													
	I understand a surrender during the Surre	ender Charge Period may res	ult in loss of premium.											
 I understand That exert of a divorce GLWB Both The a GLWB Standard 	TEATURE ACKNOWLEDGEMENT: the following about the GLWB Benefit feature sising any liquidity features, such as partial with sesttlement or decree, will reduce the GLWB shus and the GLWB stacking Roll-Up Credit anuity's Accumulation Value acking Roll-Up Credit does not apply to the in which a withdrawal is taken (except RMDs)	hdrawals or surrenders, includ Value and adversely impact fut to not apply to the followin • The Contract's Death Be following:	uture income. ng: enefit											
At this time, I pl	an to begin using the GLWB income feature of this	product within (Please check on	ne of the following):											
0-5 years	6-10 years 10 + years Unknown													
	nark an "X" in the box to the left if your agent promeVantage 10. By checking this box an illustra													
shown, other that and understand	aware that an Annuity Buyer's Guide is availal in the guaranteed minimum values, are not guithe intent of this Annuity Product and agree the fiving and other related expenses, and this C	arantees, promises, or warran at it meets my needs. I have a	ties. I have reviewed the features ssessed my financial situation,											
	Annuitant's/Owner's Original Signature	e												
	Joint Owner's Original Signature		Date Signed (mm/dd/yyyy)											
presented to the	edgement: By signing below, I certify that the applicant. A copy of this signed disclosure warnd an assessment of the stated goals of the a	s provided to the applicant after	er an examination of the interests											



guaranteed elements.

Not FDIC/NCUA Insured	Not A Deposit Of A Bank	Not Bank Guaranteed
May Lose Value	Not Insured By Any Federal	Government Agency

Date Signed (mm/dd/yyyy)

2 4 2 2 0 1 2422010

Buyer's Guide on the Company website. I certify that I believe this product to be appropriate for the applicant based on his or her individual needs. I have discussed this product with the applicant and have not made any statements which contradict the materials provided to the applicant. I have not made any promises or given any assurances about the future value of any non-

Agent's Original Signature



Index Disclosure Supplement:

S&P 500[®] Low Volatility Daily Risk Control 5% Index S&P 500[®] Low Volatility Daily Risk Control 8% Index

(Please see your Annuity Disclosure for details.)

Thank you for considering a Fixed Index Annuity from Midland National® Life Insurance Company. Upon issue, this is an annuity contract/certificate between you and Midland National. It is an insurance contract/certificate filed with the state insurance department and governed by state insurance laws and your state insurance department.

A Midland National Fixed Index Annuity contract/certificate offers you flexibility to choose how to allocate your premiums to determine the manner in which your contract/certificate will earn interest. A Fixed Index Annuity is not a direct investment in the stock market. It is a long term insurance product with guarantees backed by Midland National and provides the potential for interest to be credited based in part on the performance of specific indexes without the risk of loss of premium due to market downturns or fluctuations. Midland National annuity products offer you, flexibility and choices in determining how you wish to have your contract/certificate premiums allocated. You may earn Interest Credits by allocating to an external index and by selecting from various interest crediting methods or by allocating your premium to the Fixed Account. If you elect to place your premium in the Index Options your Interest Credit will never be less than zero. If you elect to place your premium in the Fixed Account a set rate of interest will be credited each year.

A Midland National Fixed Index Annuity contains a minimum guaranteed interest rate, backed by the financial strength of Midland National. The minimum guaranteed interest rate is set at issue and guaranteed for the life of the contract/certificate.

It is critical you understand how the components of your Fixed Index Annuity work. There are two main aspects that factor in to determining the Interest Credits; the Index Account (Crediting Method) option and the index itself. If you elect to allocate your premiums and credited interest to an external index, those values are never invested directly in the external index itself. The investment performance of the external index to which your contract/certificate premiums and credited interest are allocated does not pass through to you like a security investment. If it is a stock based index you do not receive dividends. By allocating to an external index you merely select the manner used to measure what your credited interest will be. You ultimately decide how to allocate your premiums and credited interest.

S&P 500® **Low Volatility Daily Risk Control 5% Index Option** – *Ask your sales representative for availability in your state.* The S&P 500 Low Volatility Index is a separate index, which measures performance of the 100 least volatile stocks in the S&P 500. The S&P 500 Low Volatility Daily Risk Control 5% Index strives to create stable performance through managing volatility to a 5% target (i.e. risk control) on the S&P 500 Low Volatility Index. The S&P 500 Low Volatility Daily Risk Control 5% Index adds an element of risk control by allocating between stocks, as represented by the S&P 500 Low Volatility Index, and cash. Because this index is managed to a volatility target, the index performance will not match the underlying performance of the S&P 500 Low Volatility Index (typically the volatility control tends to reduce the rate of negative performance and positive performance of the underlying S&P 500 Low Volatility Index – thus creating more stabilized performance).

Annual Point-to-Point with Index Margin Crediting Method – Ask your sales representative for availability in your state. The S&P 500 Low Volatility Daily Risk Control 5% Index uses the Annual Point-to-Point with Index Margin crediting method. Annual Point-to-Point measures index growth using two points in time; the beginning index value and the ending index value for each contract/certificate year. Index linked gains are calculated based on the difference between these two values on an annual basis. The Index change if any, is then subject to an Index Margin. The resulting final value will be the amount of interest credited (Interest Credit) at the contract/certificate anniversary.



S&P 500® **Low Volatility Daily Risk Control 8% Index Option** – *Ask your sales representative for availability in your state.* The S&P 500 Low Volatility Index is a separate index which measures performance of the 100 least volatile stocks in the S&P 500. The S&P 500 Low Volatility Daily Risk Control 8% Index strives to create stable performance through managing volatility to an 8% target (i.e. risk control) on the S&P 500 Low Volatility Index. The S&P 500 Low Volatility Daily Risk Control 8% Index adds an element of risk control by allocating between stocks, as represented by the S&P 500 Low Volatility Index, and cash. Because this index is managed to a volatility target, the index performance will not match the underlying performance of the S&P 500 Low Volatility Index (typically the volatility control tends to reduce the rate of negative performance and positive performance of the underlying S&P 500 Low Volatility Index – thus creating more stabilized performance).

Two-Year Point-to-Point with Index Margin Crediting Method – Ask your sales representative for availability in your state. The S&P 500 Low Volatility Daily Risk Control 8% Index uses the Two-Year Point-to-Point with Index Margin crediting method. Two-Year Point-to-Point measures index growth using two points in time; the beginning index value and the index value at the end of the 2-year term. Index-linked gains are calculated based on the growth between these two values less the annual Index Margin multiplied by two (which is the term length). The resulting final value will be the amount of interest credited (Interest Credit) at the end of the 2-year term.

Please call 1-877-858-1364 for additional details on the S&P 500 Low Volatility Daily Risk Control 5% Index and S&P 500 Low Volatility Daily Risk Control 8% Index.

We feel it's important to offer you, several options to allocate your premium. We also offer annual transfer options that give you the opportunity to re-allocate your Accumulation Value in the various options on an annual or biennial basis. Please contact your agent or Midland National for additional information. The S&P 500 Low Volatility Daily Risk Control 5% and S&P 500 Low Volatility Daily Risk Control 8% Index values are available at the website www.bloomberg.com and www.us.spindices.com under the ticker symbol SPLV5UT for the S&P 500 Low Volatility Daily Risk Control 5% and SPLV8UT for the S&P 500 Low Volatility Daily Risk Control 8%. For complete details on the S&P 500 Low Volatility Daily Risk Control 5% Index and S&P 500 Low Volatility Daily Risk Control 8% Index, reference our product brochures.

Index Disclosure Supplement:

S&P 500® Low Volatility Daily Risk Control 5% Index and 8% Index

(Please see your Annuity Disclosure for details.)

The "S&P 500®", "S&P 500® Low Volatility Daily Risk Control 5% Index", "S&P 500® Low Volatility Daily Risk Control 8% Index", "S&P MidCap 400®", and "DJIA®", Indices ("Indices") are products of S&P Dow Jones Indices LLC or its affiliates ("SPDJI") and have been licensed for use by Midland National ("the Company"). Standard & Poor's® and S&P® are registered trademarks of Standard & Poor's Financial Services LLC ("S&P"); Dow Jones® is a registered trademark of Dow Jones Trademark Holdings LLC ("Dow Jones"); and these trademarks have been licensed for use by SPDJI and sublicensed for certain purposes by the Company. The products are not sponsored, endorsed, sold or promoted by SPDJI, Dow Jones, S&P, or their respective affiliates and none of such parties make any representation regarding the advisability of investing in such product(s) nor do they have any liability for any errors, omissions, or interruptions of the Indices.



IMPORTANT NOTICE: REPLACEMENT OF LIFE INSURANCE OR ANNUITIES

This document must be signed by the applicant and the producer, if there is one, and a copy left with the applicant.

You are contemplating the purchase of a life insurance policy or annuity contract. In some cases, this purchase may involve discontinuing or changing an existing policy or contract. If so, a replacement is occurring. Financed purchases are also considered replacements.

A replacement occurs when a new policy or contract is purchased and, in connection with the sale, you discontinue making premium payments on the existing policy or contract, or an existing policy or contract is surrendered, forfeited, assigned to the replacing insurer, or otherwise terminated or used in a financed purchase.

A financed purchase occurs when the purchase of a new contract involves the use of funds obtained by the withdrawal or surrender of or by borrowing some or all of the policy values, including accumulated dividends, of an existing policy or contract to pay all or part of any premium or payment due on the new contract. A financed purchase is a replacement.

You should carefully consider whether a replacement is in your best interest. You will pay acquisition costs and there may be surrender costs deducted from your policy or contract. You may be able to make changes to your existing policy or contract to meet your insurance needs at less cost. A financed purchase will reduce the value of your existing policy and may reduce the amount paid upon the death of the insured.

We want you to understand the effects of replacements before you make your purchase decision and ask that you answer the following questions and consider the questions on the back of this form.

	u considering discontinuing m g policy or contract? YE		urrendering, forfeiting, assigning to the i	nsurer, or otherwise terminati	ing your
2. Are you	u considering using funds from	your existing policies or co	ntracts to pay premiums due on the new	contract? YES	NO
	the insured or annuitant and t		ng policy or contract you are contemplating if available) and whether each policy or		
	Insurer Name	Policy or Contract #	Annuitant or Insured Name	Replaced (R) or Financing	g (F)
1.					
2.					
3.					
material use The existing I certify that		esentation. Be sure that you laced because	must be sent to you by the existing insu are making an informed decision.		
l do not wan	t this notice read aloud to me	(Applicants must init	tial only if they do not want the notice read	aloud.)	
		Produc	er's Statement		
Important No		If applicable, electronically pr	in conjunction with this transaction, and corresented sales materials shall be provided in		
I certify that	the responses herein are, to the	e best of my knowledge, acc	curate:		
Producer's	Signature and Printed Name			Date	

AGENT INSTRUCTION: Three Copies Needed.

Return this signed original to the Home Office, Leave a signed copy with the Applicant and retain a permanent copy in your file.

A replacement may not be in your best interest, or your decision could be a good one. You should make a careful comparison of the costs and benefits of your existing policy or contract and the proposed contract. One way to do this is to ask the company or agent that sold you your existing policy or contract to provide you with information concerning your existing policy or contract. This may include an illustration of how your existing policy or contract is working now and how it would perform in the future based on certain assumptions. Illustrations should not, however, be used as a sole basis to compare policies or contracts. You should discuss the following with your agent to determine whether replacement or financing your purchase makes sense:

PREMIUMS:

Are they affordable? Could they change?

You're older--are premiums higher for the proposed new policy?

How long will you have to pay premiums on the new policy? On the old policy?

POLICY VALUES:

New policies usually take longer to build cash values and to pay dividends.

Acquisition costs for the old policy may have been paid; you will incur costs for the new one.

What surrender charges do the policies have?

What expense and sales charges will you pay on the new policy?

Does the new policy provide more insurance coverage?

INSURABILITY:

If your health has changed since you bought your old policy, the new one could cost you more,

or you could be turned down.

You may need a medical exam for a new policy.

Claims on most new policies for up to the first two years can be denied based on inaccurate statements.

Suicide limitations may begin anew on the new coverage.

IF YOU ARE KEEPING THE OLD POLICY AS WELL AS THE NEW POLICY:

How are premiums for both policies being paid?

How will the premiums on your existing policy be affected?

Will a loan be deducted from death benefits?

What values from the old policy are being used to pay premiums?

IF YOU ARE SURRENDERING AN ANNUITY OR INTEREST SENSITIVE LIFE PRODUCT:

Will you pay surrender charges on your old contract?

What are the interest rate guarantees for the new contract?

Have you compared the contract charges or other policy expenses?

OTHER ISSUES TO CONSIDER FOR ALL TRANSACTIONS:

What are the tax consequences of buying the new policy?

Is this a tax-free exchange? (See your tax advisor.)

Is there a benefit from favorable "grandfathered" treatment of the old policy under the federal tax code?

Will the existing insurer be willing to modify the old policy?

How does the quality and financial stability of the new company compare with your existing company?

RIGHT TO EXAMINE POLICY - It is important to us that you are satisfied with your policy and that it meets your insurance goals. Read it carefully. If you are not satisfied with it, you may return it to our Executive Office or to your agent within 30 days after you receive it. We will then void it and refund all premiums paid including any policy fees or charges. In the case of a variable or market value adjustment policy, we will refund the Policy Fund plus the sum of all charges deducted from your premiums, the Policy Fund and the Investment Divisions.

6779Y REV 7-14



Authorization to Transfer Funds

Midland National® Life Insurance Company Contract Number

(For Home Office use only)

1. Address of Company from which funds are coming																																
Company Name																																
Overnigh	t Addre	ess (N	lo P.	Э. В	ox)																											
Address	(contd.	.)																														
City											- 6	State	e_		Zip	Co	de			_												
Phone									Fa	ax		_				_						_	_									
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Annuitant																																
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Joint Ar	nnuita	nt																														
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Joint Ow	ner (if	fdiffe	rent	fron	n jo	int	ann	uit	ant)																							
First Nam	ne				_		N	11_	La	st N	۱a	mе									<u>S</u>	oci	al S	Sec	:ur <u>it</u>	yΝ	<u>lu</u> m	ıb <u>e</u>	r			_
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3	B. Plea	se tra	ansfe	r: [□А	.II		Ра	rtial	(\$ <i>A</i>	۱m	our	nt o	r %)	\$. L			or				%	



\$112119 Page 1 of 4

2. Select only one box per group (continued)	
4. My existing account is classified as: ☐ IRA ☐ Roth IRA ☐ TSA/403(b) ☐ Nonqualified ☐ SEP-IRA ☐ 457 ☐ Simple IRA ☐ Keogh ☐ 401(k)/Pension Plan ☐ Inherited IRA *401(k)/Pension Plans may require their own plan-specific forms to be completed. Clients must contact their former	•
employer to initiate the transfer/rollover and to receive future status updates.	
5. Please transfer (please mark one below):	
Immediately On date (date referenced cannot exceed 30 calendar days from today's date	:)
6. This transaction will be a:	
 a. 1035 Exchange— Surrender a nonqualified policy/contract for the purchase of another nonqualified contract under Sec. 1035 of the Internal Revenue Code. (1035 Exchanges are not allowed from an annuity to a life insurance policy.) 	
b. Liquidation of Non-Qualified account(s)	
c. Transfer– Surrender of a qualified account established under Sec. 402 or 408 of the Internal Revenue Code for reinvestment in a qualified annuity contract established under the same section of the Internal Revenue Code. If minimum distribution is required this year, process prior to the transfer. Liquidate any stocks, bonds, CDs, mutual funds, money market accounts or other securities.	
d. Direct Rollover This amount represents all or part of my eligible rollover distribution. I understand there will be no mandatory 20% withholding from this distribution because it is a direct rollover to an eligible retirement plan as defined under applicable tax law. Liquidate any stocks, bonds, CDs, mutual funds, money market accounts or other securities.	le
e. TSA/403(b) to TSA– This transaction is intended to qualify as a tax-free transfer under section 403(b) of the co- Liquidate any stocks, bonds, CDs, mutual funds, money market accounts or other securiti	
f. IRA to Roth IRA- I understand this transaction is a taxable event, a 1099 will be issued by the rescinding compa	-
 g. ☐ SEP IRA to Roth IRA– I understand this transaction is a taxable event, a 1099 will be issued by the rescindi _ company. 	nς
 Simple IRA to Roth IRA I understand this transaction is a taxable event, a 1099 will be issued by the rescinding company. 	
i. TSA to IRA	
j.	
k. 457 to IRA	
I.	
m. Pension Plan to IRA	
If a Qualifying Event (for transactions i through m), please mark one below:	
☐ Separated from Service ☐ Age 59½ ☐ Termination of Plan ☐ Disability ☐ Death	
3. Lost contract statement Contract is attached	-
Certificate of lost contract-I/We certify that the above numbered contract has been lost or destroyed, and to the best of my/our knowledge and belief is not in anyone's possession	



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4. Assignment of ownership

I/We, the undersigned, hereby state that I/we am/are the owner of the life insurance, endowment, or annuity contract identified above. For the purpose of making an Internal Revenue Code Section 1035 Exchange of insurance or annuity contract, I/We hereby absolutely assign and transfer all rights, benefits, interests, and property I/we have in the above identified contract to the assignee identified above (hereafter "the Company").

This assignment and Section 1035 Exchange is conditioned upon the decision by the Company to issue, on the basis set forth in the application, an annuity contract or life insurance policy. After acceptance of the application by the Company, this assignment will become absolute and the Company will issue to me an annuity contract or life insurance policy in exchange for the partial or full and complete surrender of the above listed contract and that the cash surrender value will be applied as a premium on the contract issued to me by the Company. The cash value received from the surrender of the contract(s) identified above will be credited to the contract issued by the Company upon receipt from the other Company. The Company assumes no liability for any delay by the other Company in processing the assignment of ownership, the request for surrender, or the payment of the cash surrender value. I/We understand that the contract values and terms of the above-identified contract may differ substantially from those in the contract issued by the Company.

I/We understand that the Company will request the immediate surrender of the contract being assigned to them as part of the Section 1035 Exchange. If I/we elect to refuse the policy issued by the Company under the "free-look" provision, I/We recognize that the assigned contract may have already been surrendered for its cash surrender value. If I/we refuse the policy under the "free-look" provision, the Company has no liability beyond the return of the cash surrender value of the assigned contract. If no premium is paid with the application, coverage under the new policy issued by the Company becomes effective when coverage under the existing policy identified above ceases because the other insurer has processed the Company's request for surrender. I/We certify that no proceeding in bankruptcy or insolvency, voluntary or involuntary, is pending against me/us.

5. Transaction authorization

I/We am/are aware of any surrender/withdrawal penalties, which may apply, and I/we authorize the transaction described above. This transfer request also authorizes Midland National to receive information on the status of this transfer or exchange.

The undersigned represents and agrees that the Company is participating in this transaction at the undersigned's specific request and as an accommodation to the undersigned. It is further agreed that neither the Company, nor the officer, employee, agent, or any person acting on behalf of the Company warrants or represents the income tax consequences of this transaction. I/We have been advised by the Company, and/or its officers, agents, employees, or persons acting on the Company's behalf, that I/we should consult my/our own tax advisor regarding the tax consequences of this transaction. I/We have not relied on the Company or any agent of the Company for tax advice.

I/We agree to release, indemnify, and hold harmless Midland National, its directors, officers, employees, agents, parents, subsidiaries, and affiliates, and their directors, officers, employees, and agents (Midland National), as transfer agent, from and against any and all claims, liabilities, damages, costs, charges and expenses, including reasonable attorney fees, sustained or incurred by reason of any claim, litigation, arbitration or other proceeding arising as a result of Midland National's transfer of the above-referenced funds at my/our request. Without limiting the foregoing, I/we specifically acknowledge and agree that Midland National shall not be responsible for any loss due to market fluctuations which I/we incur as a result of any delay in the transfer of such funds and acknowledge and agree that it is my/our responsibility to request the transferring company to transfer these funds to the fixed or general account of the annuity, mutual fund, or other investment product from which the exchange is being made pending the processing and completion of this request.

Signature of Owner:	_ Date:
Signature of Joint Owner:	Date:
Spousal Signature:	Date:
f you reside in one of the following community property states, the spouse must also sign: AK, AZ, C	A, ID, LA, NM, NV, TX, WA or WI.
TSA/403(b) Employer/Administrator Authorization: I hereby approve the above reference request:	Medallion Signature Guarantee
Signature of Employer/Authorized Administrator:	
Date: Title:	
Approval form/certificate attached	



\$112121 \$1121210 Page 3 of 4 REV 6-16

TO BE COMPLETED BY MIDLAND NATIONAL LETTER OF ACCEPTANCE

inis is to certify that t	ne above individual nas	established an annuity or life insur	rance policy of the following tax status:
Nonqualified	□IRA	Qualified TSA/403(b)	Roth
□SEP	☐ Tax-qualified	☐ Inherited IRA	
_	funds described abo or part of the designate payment shall not co on the transaction ty	ve. Please withdraw and transfer/ro ated account/policy as instructed al institute actual or constructive rece pe indicated unless it is an IRA con	sume full responsibility as trustee for the ollover on a fiduciary-to-fiduciary basis, all bove. It is the Owner's intention that this ipt to them for income tax purposes based oversion to a Roth. ssignment of the above named policy in
ŭ	connection with an exc		Internal Revenue Code. This letter will serve
Cost Basis Reque	sted:		
In accordance with th Midland National.	e Tax Equity and Fiscal	Responsibility Act of 1982, please	provide the cost basis information to
Cost Basis Annuity/Li	fe		
Pre-Tefra (Prior to 8/1 Adjusted Cost Basis:	(4/1982) \$		(On and after 8/14/1982) cost Basis: \$
Gain:	\$		\$
Roth IRA Informatio Date Established: \$	n Requested:		
Please make che	ecks payable to iss	uer/assignee	
Midland National for the	benefit of:		Owner(s)
			Annuitant(s) If different than owner
Our contract number is:			
_		5.	
By:	(Signature/Title)	Date:	
Diagram and the second	. £ 41-1- £	l. and a american dense 4	
Midland National Annuit		k and correspondence to:	
PO Box 79907	y Dividion		
Des Moines, IA 50325-0	0907		
If shipping overnight,	please send checks to:		
Midland National Annuit	y Division		
4350 Westown Parkway			
West Des Moines, IA 50)266		
877-586-0243			



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CERTIFICATION OF TRUST AGREEMENTPlease complete using information from the Trust document



		F	irst Name	MI	Last Name	
			irst Name	MI	Last Name	
Trust Effective	Date:/_	/	Trust Identifi	cation Number / Tax ID	Number:	
Which state la	w governs this	Trust?				
Relationship of • Owner		nnuity Policy Beneficiary		nark the appropriate bo Both Owner and Benefi		
					hone Number:	
Preparer's Add	ress:	Stroot		City	State	Zip
				Oity	State	Zip
Name of Gran	tor(s)/Settlor(s)	*:	First Name	MI	Last Name	
			First Name	MI	Last Name	
Name/Address	of Trustee(s)	:				
			First Name	MI	Last Name	
Date	e of Birth		Social	Security Number	Phone I	Number
	Street			City	State	Zip
			First Name	MI	Last Name	
Date	e of Birth		Social	Security Number	Phone I	Number
	Street			City	State	Zip
Name/Address	of Successor Ti	rustee(s).				
Hamo/Hauress	01 000003301 11	143100(3)	First Name	MI	Last Name	
Date	e of Birth		Social	Security Number	Phone I	Number
	Street			City	State	Zip
			First Name	MI	Last Name	
	e of Birth		Social	Security Number	Phone I	Number
Duti	· · ·					
	Street			City	State	Zip

Note: Under the laws of most states, an agent is restricted in, or prohibited from, having a beneficial interest in a contract sold by that agent, unless that agent is a family member, or has a recognized insurable interest. Additionally, Midland National® company policy prohibits our agents from serving in any capacity that may be construed as creating a direct or indirect conflict of interest with regard to a contract or contracts for which they are or have been the agent(s) of record.

	3. The relationship o ☐ Spouse	f the Trust Beneficiary(ies) to Children	the Annuitant/Insured Grandchild		
	4. Was the Trust val	idly executed, and is it in full	force and effect?	lYes □ No	
ıry Contd.	5. Will a trust be na If YES, answer qu	med as the Owner or Benefici estion 6.	ary of this contract/po	icy? Yes I	No
Owner/Beneficiary Contd	and that any fees	•		•	the establishment of a Trust e of the Trust are independent of
		ational pays proceeds at the death			if it determines that it is necessary to (s) it may also require proof that the

NOTICE: THIS SECTION CONTAINS A WAIVER AND RELEASE OF LIABILITY. PLEASE READ CAREFULLY.

This section is to be completed and signed by ALL Trustees required by the response to Question 1. For purposes of this section, "Trust" and "Trustees" refer to the trust and its trustee(s) identified on the first page of this form. "Annuity Policy/Contract" refers to the annuity policy(ies), contract(s), or certificate(s) referenced on the first page of this form together with any associated riders. "Owner", "Beneficiary", and "Annuitant" have the same meaning as defined in the Annuity Policy/Contract, and include multiple or joint Owners, Beneficiaries, or Annuitants where applicable. When not capitalized, "owners" and "beneficiaries" refer to the designated legal owners or beneficiaries of the Trust.

The undersigned persons ("the Trustees") represent, certify, and agree as follows:

- A. The Trustees are the authorized Trustees of the Trust identified above, and are authorized and legally capable of purchasing the Annuity Policy/Contract. Midland National may rely upon the signatures of the Trustees on behalf of the Trust as if they were the actual Owner or Beneficiary of the Annuity Policy/Contract.
- B. If the Trust is to be named the Owner of the Annuity Policy/Contract, the Trust is authorized under the terms of the Trust to purchase and hold the Annuity Policy/Contract, and if the Trust is to be named the Beneficiary of the Annuity Policy/Contract, the Trust is authorized under the terms of the Trust to receive the Annuity Policy/Contract proceeds.
- C. No additional authorizations are necessary to purchase the Annuity Policy/Contract.
- D. The Trustees acknowledge and agree that Midland National has no responsibility for reviewing or interpreting Trust or Trust-related documents, that Midland National will issue and administer the Annuity Policy/Contract based solely upon the representations made by the Trustees in this form, and that any consequence of any error, inaccuracy, or misunderstanding in interpreting the Trust will be borne solely by the Trustees.
- E. The Trustees have reviewed all provisions of the Trust and Annuity Policy/Contract. By accepting the Annuity Policy/Contract, the Trustees certify they have determined that:
 - i. None of the provisions of the Trust (including income and corpus distribution requirements) conflict or will interfere with the terms and operation of the Annuity Policy/Contract; and
 - ii. None of the provisions of the Annuity Policy/Contract (including distribution requirements of section 72(s) of the federal Internal Revenue Code as incorporated into the terms of the Annuity Policy/Contract and applicable surrender charges) conflict or will interfere with the terms and operation of the Trust.
- F. The Trustees have determined the Annuity Policy/Contract is suitable for the purposes of the Trust, and the Annuity Policy/Contract conforms to the income distribution requirements of the Trust and to applicable state and federal laws. The Trustees acknowledge that distribution of the Annuity Policy/Contract funds may result in surrender charges and/or interest adjustments pursuant to the terms of the Annuity Policy/Contract.
- G. The Trustees acknowledge that the purchase and ownership of an Annuity Policy/Contract by the Trust may have significant tax, estate/probate, and other legal and financial consequences for the Trust and the Trust's owners and beneficiaries. The Trustees have sought advice from their own legal, tax, trust, and financial advisors regarding any questions related to the suitability, purchase, and ownership of an Annuity Policy/Contract by the Trust, and have independently determined that purchase of the Annuity Policy/Contract is appropriate for the Trust.
- H. The Trustees further acknowledge and agree that:
 - i. Midland National does not make and has not made any recommendations regarding the use of a Trust for any purpose, Midland National's agents are not authorized to recommend or sell Trusts while acting in their capacity as an agent for Midland National, and any Trust recommendation should be provided by a qualified advisor;

- ii. Neither Midland National nor its agents, employees, or representatives are authorized to give tax, estate/probate, or other legal advice. Although some Midland National agents may also be duly licensed professionals (e.g. attorneys or accountants), any tax, estate/probate, or other legal advice provided by such individuals is solely in their capacity as an independent professional, and not in their capacity as an agent of Midland National;
- iii. The Trustees have not relied upon any representation or advice of any of Midland National's agents, employees, or representatives with respect to the validity, terms, or utilization of the Trust as the Owner or Beneficiary of the Annuity Policy/Contract; and
- iv. The establishment of the Trust is not required in conjunction with the purchase of the Annuity Policy/Contract, and that any fees, costs, and/or expenses associated with the establishment of the Trust are independent of any premium paid for the purchase of the Annuity Policy/Contract.
- I. The beneficiary(ies) of the Trust is/are each a natural person. No beneficiary of the Trust is an entity, such as a corporation, another trust, educational or religious institution, or charity, and the Trustees do not have discretion to pay Trust benefits to any entity. Based on independent advice received from a qualified tax advisor, the Trustees have determined that the Trust will be holding the Annuity Policy/Contract as an agent solely for a natural person (or solely for natural persons) within the meaning of section 72(u)(1) of the federal Internal Revenue Code.
- J. If the Trust is a testamentary trust, the Trust currently exists and all required probate proceedings have been completed.
- K. The Trust is not a Welfare Benefit Trust or a trust set up as part of a Nonqualified Deferred Compensation Plan.
- L. The Trustees understand that the Annuity Policy/Contract will terminate in accordance with the terms of the Annuity Policy/Contract upon the death of the Annuitant, resulting in a mandatory distribution of funds from the Annuity Policy/Contract in accordance with its terms.
- M. The Trustees agree that Midland National shall have no responsibility with respect to the use or application of any funds paid to the Trust or the Trustees.
- N. The Trustees agree that each and every Trustee and successor Trustee is bound by the declarations of the Trustees signing this form. The Trustees further agree that Midland National may rely upon the directions of the Trustees identified in this form and any named successor Trustees until Midland National receives at its Executive Office written notification of a change of Trustee in a form acceptable to Midland National. The Trustees agree to notify Midland National of any change in Trustee within a reasonable time. The Trustees further agree to promptly notify Midland National if there is any change of facts that would affect any of the representations, certifications, or agreements contained in this form.
- O. The Trustees agree to release and hold harmless Midland National, its officers, employees, agents, and affiliates from and against all claims, liabilities, costs, and expenses which may arise or result from:
 - i. any action taken by Midland National at the direction of the Trustees or their successors;
 - ii. any tax, estate/probate, or other legal or financial liability or consequences associated with the Trust's purchase or ownership of the Annuity Policy/Contract;
 - iii. any error, inaccuracy, or misunderstanding in interpreting the Trust, and
 - iv. Midland National's reliance on the Trustees' representations regarding the Trust or their authority with respect to the Trust.

Note: The number of Trustees indicated in Question 1 must sign below.

By:		By:	
Trustee Signature	Date	Trustee Signature	Date
By:		By:	
Trustee Signature	Date	Trustee Signature	Date
For Corporate Trustees: Title/Capacity of Signatory:			
Trustee Name: (Please print or type)			
Trustee Signature: X		/ Date://_	