

Submitting an Inherited Contract with Great American Make sure it meets these requirements!

At Great American Insurance Group, we value your business and strive to make doing business with us easy. To help ensure your paperwork is complete and avoid processing delays, please review the questions below when submitting an inherited contract.

What type of inherited contracts will Great American accept?

- ★ Great American accepts **non-spousal** Inherited IRAs and Inherited non-qualified contracts where we can make RMD payments or 72(s) required payments based on the life of a person who is age 75 or under on the date of issue.
- * For **Inherited IRAs**, the contract with Great American generally must be set up and funded in time to begin the RMD payments by December 31 of the calendar year following the decedent's death (or the RMD payments must have begun before the direct rollover or IRA-to-IRA direct transfer to Great American)
- * For **inherited non-qualified cases**, the contract with Great American must be set up and funded in time to begin the 72(s) required payments by the first anniversary of the decedent's death (or the 72(s) required payments must have begun before the 1035 exchange to Great American).

Who can own an inherited contract and stretch payments over a person's life?

- ★ A living person who was the designated beneficiary of the decedent;
- ★ A trust that was the designated beneficiary of the decedent and that qualifies as a look-through trust;
- * A trust that is not a look-through trust in cases where the payments can be based on the decedent's remaining life expectancy; or,
- * A living person who is a beneficiary of a trust that was the designated beneficiary of the decedent, qualifies as a look-through trust and has distributed its rights to that person.

What is needed if a trust will own an inherited contract?

- ★ The Trust Certification Form (X6017907NW) and/or trust documents must be provided with the new business paperwork.
- ★ If not obvious from the trust documents, a list of all lifetime and remainder beneficiaries of the trust should also be provided.

What products may be sold as an inherited contract?

- ★ Only certain products can be sold as an inherited contract. Please see the product reference guide and state approval chart for details.
- * An inherited contract **cannot** be issued with any of our optional riders.

How can my client fund their inherited contract?

- * An Inherited IRA can **only** be funded through a direct rollover or an IRA-to-IRA direct transfer.
- * An Inherited non-qualified contract can **only** be funded through a 1035 exchange.

How should I title the owner of the inherited contract?

- **★** If the owner is a living person:
 - The ownership should be titled as "[Beneficiary Name] as beneficiary of [Decedent Name]"
- **★** If the owner is a trust:
 - The ownership should be titled as "[Trust Name] as beneficiary of [Decedent Name]"

What information should be provided in the Owner and Annuitant section of the application?

- ★ If the owner is a living person:
 - In the primary owner section, list the address, social security number and date of birth for the beneficiary of the decedent's existing policy.
 - The primary owner should also be designated as the annuitant of the inherited contract.
- ★ If the owner is a trust:
 - In the owner information section of the application, provide the trust information, including the tax ID number.
 - The annuitant must be a living individual. The annuitant's personal information, including social security number, should be listed in the annuitant section of the application.
 - The trust must be listed as the beneficiary of the new contract.

What additional documents are required to be submitted with an inherited policy, aside from the standard new business paperwork?

- **★** For Inherited IRA cases:
 - RMD Systematic Payment Election Agreement for Inherited IRAs (\$2652911NW)
- **★** For Inherited non-qualified cases:
 - Acknowledgement and 72(s) Systematic Payment Election Agreement for Inherited Non-qualified Annuity (S2658713NW)

Required Minimum Distribution and 72(s) Requirements and Other General Information:

If applicable, the required minimum distribution (RMD) or 72(s) required payment must be taken for the current tax prior to opening the new annuity at Great American. The systematic distributions cannot start until after the first contract year.

When a trust owns an inherited contract, who does Great American base the RMD payments on?

- * If the trust is a look-through trust, the RMD or 72(s) required payment may be based off the eldest beneficiary of the trust, who must be age 75 or younger on the date of issue. The date of birth for each trust beneficiary must be provided.
- ★ In the case of an Inherited IRA, if the decedent died after his/her RMD required beginning date, the RMD may be based on the decedent's remaining life expectancy if the decedent would have been age 75 or younger on the date of issue.

If my client has multiple inherited contracts, can they take all RMDs or 72(s) required payments from just one?

* No, they must take the RMD or 72(s) required payments for each Great American inherited contract from that Great American contract.

Can my client move Inherited IRA money via an indirect rollover?

- * No, an Inherited IRA must be funded via a direct transfer or direct rollover. The check must come from the transferring company or bank.
- ★ Personal checks cannot be taken under any circumstance.
- ★ Bank cashier's checks are only acceptable if the bank was the custodian or trustee for the prior IRA or retirement plan.

Does Great American require a death certificate be submitted with the new application?

- * No, a death certificate is not required to be submitted with a new business application.
- ★ In certain circumstances, we may request a copy of the death certificate if clarification of decedent information is needed.

If my client has inherited multiple contracts, can they be consolidated into one single inherited contract?

- ★ The funds must all come from one decedent you cannot commingle funds from a non-qualified annuity contract or qualified contract owned by one decedent with funds from a non-qualified annuity contract or qualified contract owned by another decedent.
- ★ Qualified funds cannot be commingled with non-qualified funds.

Thank you for your business!





Member Companies:

Great American Life Insurance Company®

Annuity Investors Life Insurance Company®

Fixed Annuities: PO Box 5420, Cincinnati OH 45201 / 800-854-3649 / 800-482-8126 Fax Variable Annuities: PO Box 5423, Cincinnati OH 45201 / 800-789-6771 / 513-768-5115 Fax

Overnight Address: 10th Floor, 301 E Fourth St, Cincinnati OH 45202

REQUIRED MINIMUM DISTRIBUTION (RMD) SYSTEMATIC PAYMENT ELECTION AGREEMENT FOR INHERITED IRAS

Contract # (if known)

Contract # (ii known)				
SECTION I. OWNER				
Owner:		S.S. #:		
Address:		Date of Birth:		
City/State/Zip:		Daytime Phone #:		
SECTION II. DECEDENT INFORMATION				
Decedent:	Relation to Owner:	Date of Birth:	Date of Death	
We cannot issu	e an Inherited IRA contract to the survivi	ng spouse of the Decede	ent.	
Tax Qualification of Funds on Decedent's Date of Death:				
401 Pension, Profit-Sharing, 403(b) TSA Plan 457(b) Governmental Plan Traditional IRA, SEP IRA, or or 401(k) Plan Please note that funds from a Roth 401(k), Roth 403(b), Roth 457(b), or Roth IRA cannot be accepted.				
SECTION III. RMD CALCULATION METHOD				
For a more information about these RMD calculation methods, please refer to the Required Minimum Distribution (RMD) Systematic Payment Terms And Conditions for Inherited IRAs: Section II, Description of RMD Calculation Methods. RMD payments based on Owner's unrecalculated single life expectancy RMD payments based on unrecalculated single life expectancy of eldest joint beneficiary who was born on: RMD payments based on Decedent's unrecalculated single life expectancy (only if Decedent died after RMD required beginning date) In the case of funds rolled over from a 401 plan, 403(b) TSA plan, or governmental 457(b) plan, the RMD calculation method chosen above must match the calculation method used by the plan for each year (if any) since the death of the Decedent. We will not issue a contract that must be paid out in full within 5 years of the Decedent's death. We will not issue a contract if RMD payments are to be based on the life expectancy of a person who would be over age 75 on date of issue.				
SECTION IV. PAYMENT FREQUENCY				
Monthly, Quarterly, and Semi-Annual payments are <u>ONLY</u> available via electronic funds transfer to the owner's checking or savings account. If bank information is not provided or is rejected at any time, payments will be made annually to the owner at the address of record. Monthly, Quarterly, or Semi-Annual payments must be a minimum of \$50 monthly, \$150 quarterly, or \$300 semi-annually, and we may alter the payment mode if a net payment fails to meet these minimums. If a payment frequency is not elected, payments will be made on an <u>ANNUAL</u> basis.				
<u> </u>	thly (EFT only) Quarterly (EFT on	lly) 🗌 Semi-Annual	(EFT Only)	
SECTION V. SYSTEMATIC PAYMENT START DATE				
For contracts funded as a rollover from a 401, 403(b), or 457 plan, tax law requires that any RMD for the current calendar year be paid by the 401, 403(b), or 457 plan prior to the rollover. In all cases, RMD payments over life expectancy (whether systematic or otherwise) must begin by December 31 of the year following the year of the Decedent's death. RMD systematic payment start date:/ Allow at least 15 days from the date submitted for processing.				
1) IF RMD systematic payments are to			militaria processing.	
with your portion of the prior 12/31 F you did not receive the entire share	air Market Value of the funds being tran of the Decedent's funds (i.e. you were of the share of the 12/31 fair market value.	sferred to GAIG. If one of two or more		
2) <u>IF</u> RMD systematic payments are to start after the calendar year of issue:				
I certify that a RMD payment for the year of issue is not required because the transfer or rollover is occurring in the same calendar year as the Decedent's death and the Decedent died before the RMD required beginning date.				
I certify that the full RMD payment for the year of issue was taken before the transfer or rollover.				
I request a lump sum withdrawal in the amount of \$ be paid to me from the new contract. I certify that this withdrawal will satisfy the RMD payment requirements for the year of issue. I understand that this withdrawal will be subject to any applicable Early Withdrawal Charge and market value adjustment. Unless I specify otherwise in writing, I agree that my income tax withholding election under section VIII below (or the default rules described in that section) will apply to this withdrawal.				

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Section VI. PAYMENT INFORMATION				
☐ Payments to the Owner at the address ab	ove.			
authorize the appropriate GAIG Company an account. I understand that prior to the initial	•			
Financial Institution Name:	Financial Institution Routing Number:			
Financial Institution Phone #:	Financial Institution Account Number:			
List Names of <u>ALL</u> Owners on the Financial Instit	ution Account:			
_				
Please note that an FFT transaction normally	takes 2-3 business days for the funds to be credited to your bank account.			
SECTION VII. INCOME TAX WITHHOLDING	takes 2 o basiliess days for the failus to be orealized to your ballik account.			
	not indicated, 10% will be withheld for federal income tax.			
	ny payments: \$ or %			
☐ Do not withhold federal income tax from my pay				
State Withholding - If federal withholding is elected, state withholding may also apply due to state requirements.				
☐ Withhold the following state income tax from my payments: \$ or %				
_				
Do not withhold state income tax from my payme				
	s are not withheld, you are liable for payment of federal and/or state income tax on the			
taxable portion of the distribution. You may also be subject to penalties under the estimated tax payment rules if your withholding and estimated tax payments, if any, are not adequate. Any withholding election will remain in effect until revoked. You may revoke any				
withholding election for any payments not yet distributed by notifying the appropriate GAIG Company in writing at any time.				
SECTION VIII. OWNER ACKNOWLEDGMENT A	AND SIGNATURE AUTHORIZATION			
I UNDERSTAND AND AGREE:	n IBA to IBA trustoe to trustoe direct transfer or on a direct rellever from a 401			
 An Inherited IRA can only receive funds from an IRA-to-IRA trustee-to-trustee direct transfer or as a direct rollover from a 401 Pension/Profit-Sharing/401(k) plan, a 403(b) TSA Plan, or a 457(b) Governmental Plan. The funds cannot have been paid out to me, or passed through my checking account or other nonqualified account. 				
RMD systematic payments will be reduced by any withdrawals taken from the annuity contract during the same calendar year. RMD systematic payments are intended to satisfy the Required Minimum Distribution for this Inherited IRA annuity contract for the current				
year IF no withdrawals from the annuity contract were direct transferred to another contract or account. If any such direct transfers				
	will be insufficient to satisfy the Required Minimum Distribution for this annuity			
	above must match the calculation method used for the RMD payments (if any) since			
the death of the Decedent that were made from held on the Decedent's date of death.	n any 401 plan, 403(b) TSA plan, or governmental 457(b) plan in which the funds were			
 RMD systematic payments are made to the ow transferred. 	ner. They are not eligible rollover distributions. They cannot be rolled over or direct			
5. I am personally responsible for any income tax				
	e "Required Minimum Distribution (RMD) Systematic Payment Terms and Conditions			
	read, and which I should keep for future reference. Required Minimum Distribution (RMD) Systematic Payment Terms and Conditions for			
	merican Insurance Group member company to process this election.			
Signature of Owner:	Date:			
SECTION IX. AGENT CERTIFICATION REGARD	DING SOURCE OF FUNDS			
	ve funds from a IRA-to-IRA trustee-to-trustee direct transfer or as a direct rollover from A Plan, or a 457(b) Governmental Plan, and that the funds cannot have been paid out			
to the owner, or passed through the owner's checking a				
	, the funds being deposited to this Inherited IRA satisfy this requirement.			
Signature of Agent:	Date:			

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REQUIRED MINIMUM DISTRIBUTION (RMD) SYSTEMATIC PAYMENT TERMS AND CONDITIONS FOR INHERITED IRAS

DETACH AND RETAIN THIS SECTION FOR YOUR RECORDS

SECTION I. INSTRUCTIONS

To begin RMD systematic payments from an Inherited IRA contract, complete the first two pages of the "Systematic Payment Election Agreement" and forward to our office. The completed form along with any other necessary paperwork should be returned to the appropriate Great American Insurance Group member company at least 15 days before the requested payment date. Please detach this portion of the form and retain for your records. Should you have any questions, please contact your agent or our Client Relations Department.

SECTION II. DESCRIPTION OF RMD CALCULATION METHODS

Subject to the restrictions and additional terms and conditions stated in Section III, the owner of an Inherited IRA contract may elect to receive systematic payments in lieu of annuitizing the contract.

AMOUNT OF PAYMENTS

The amount to be paid for any given year will be determined by dividing the Fair Market Value as of the end of the prior year by the life expectancy factor for the distribution year, and then subtracting any distributions already made during the current calendar year. In the case of payments made monthly, quarterly, or semi-annually, the amount to be paid on each payment date will be equal to the remaining amount for the current calendar year divided by the number of remaining payments for the year.

The life expectancy factor will be calculated under one of the following methods:

- Unrecalculated Life Expectancy of Owner. The life expectancy factor will be determined based on the Owner's age in the year following the Decedent's death. The life expectancy factor will be reduced by 1 for each succeeding year.
- Unrecalculated Life Expectancy of Eldest Joint Beneficiary. In cases where the Decedent had multiple beneficiaries and the Owner's benefit was not segregated, or in cases where the beneficiary is a trust and payments are to be based on the life expectancy of the trust beneficiaries, the life expectancy factor will be determined based on the eldest beneficiary's age in the year following the Decedent's death. The life expectancy factor will be reduced by 1 for each succeeding year.
- Unrecalculated Life Expectancy of Decedent. In cases where the Decedent died after his or her RMD required beginning date, at your election the life expectancy factor may be determined based on the Decedent's age in the year of death. The life expectancy factor will be reduced by 1 for each succeeding year.

If the Decedent died before the RMD required beginning date, we will not make payments based on the five-year rule.

SECTION III. ADDITIONAL TERMS AND CONDITIONS

The following additional terms and conditions apply to RMD systematic payments from an Inherited IRA:

RESTRICTIONS ON RMD SYSTEMATIC PAYMENTS FOR INHERITED IRAS

- 1. Restrictions on Entry. You may not begin RMD systematic payments in the contract's first calendar year if the contract is funded by a rollover from a 401, 403(b), or 457 plan. You may not begin RMD systematic payments after payments are made under a settlement option
- 2. Prior RMD Payments Made. RMD payments (if any) for prior years must have been paid before RMD systematic payments begin.
- 3. Prior RMD Payment Method. The RMD calculation method chosen must match the calculation method used for the RMD payments (if any) since the death of the Decedent that were made from any 401 plan, 403(b) TSA plan, or governmental 457(b) plan from which funds were rolled over.
- 4. Time for Election. An RMD systematic payment election agreement must be received by the Great American Insurance Group member company no later than 15 days before the first systematic payment is to be made.

CHANGES AND OTHER ANNUITY CONTRACT ACTIVITY

- 5. Changes Limited. Unless we agree, you may not change or revoke your RMD systematic payment election in any year except to annuitize the contract under a settlement option that provides for payments that are at least as rapid as the current RMD calculation method.
- 6. Additional Transfers or Rollovers Not Permitted. You may not make any additional transfers or rollovers into the annuity contract after RMD systematic payments begin.
- 7. Withdrawals and Surrenders. Withdrawals and surrenders are permitted after RMD systematic payments begin. A withdrawal will reduce the amount of the RMD systematic payments to be made later in that calendar year.

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REQUIRED MINIMUM DISTRIBUTION (RMD) SYSTEMATIC PAYMENT TERMS AND CONDITIONS FOR INHERITED IRAS

SECTION III. ADDITIONAL TERMS AND CONDITIONS (continued)

RMD SYSTEMATIC PAYMENT AMOUNTS AND TERMS

- 8. Minimum Payments. If Monthly, Quarterly, or Semi-Annual payments are elected, the initial net payments must be a minimum of \$50 monthly, \$150 quarterly, or \$300 semi-annually. The appropriate Great American Insurance Group member company may alter the payment mode if the initial or any subsequent net payment fails to meet these minimums.
- 9. Duration of Payments. Unless changed or terminated as provided in these terms and conditions, RMD systematic payments will continue for the unrecalculated life expectancy of the designated person or until a death benefit is due under the annuity contract.
- **10.** Life Expectancy Calculations. RMD systematic payments will be calculated based on unrecalculated life expectancy of the designated person as determined in accordance with the required minimum distribution rules of federal tax law.
- 11. Required Minimum Distribution Payment. RMD systematic payments will be reduced by any withdrawals taken from the annuity contract during the same calendar year. RMD systematic payments are intended to satisfy the required minimum distribution for this Inherited IRA annuity contract for the current year IF no withdrawals from the annuity contract were direct transferred to another contract or account. If any such direct transfers occurred, then RMD systematic payments will be insufficient to satisfy the required minimum distribution for the annuity contract.
- **12. No Rollover or Direct Transfer.** RMD systematic payments are made to the owner. They are not eligible rollover distributions. They may not be rolled over or direct transferred.
- **13. Payment Frequency.** Monthly, Quarterly, or Semi-Annual payments are only available via electronic funds transfer to the owner's checking or savings account. If bank information is not provided and/or should bank information be subsequently rejected at any time, future payments will be made annually by check mailed to the owner at their address of record.
- 14. Changes and Termination. The company reserves the right to change or terminate RMD systematic payments at any time without advance notice. Upon termination, we may require you to annuitize the contract under a settlement option that provides for payments over a fixed period no longer than the remaining non-recalculated life expectancy, to surrender the contract, or to assume full responsibility for withdrawing the required minimum distribution from the contract.

EFFECT ON OTHER ANNUITY CONTRACT PROVISIONS

- 15. Early Withdrawal Charges. Early Withdrawal Charges and market value adjustments, if any, will be waived on an amount equal to the RMD systematic payments. We may also choose to waive proportionality adjustments, if any, or to apply those charges on a nondiscriminatory basis. However, if the contract is surrendered within 12 months of an RMD systematic payment, or if it is annuitized within 12 months for a period that does not qualify for a waiver of charges and adjustments, then applicable charges or adjustments that were waived with respect to that payment will be retroactively applied. RMD systematic payments for a year will reduce the amount of any other penalty-free withdrawals which otherwise may be available under the annuity contract during that year. A partial withdrawal will reduce the amount of the RMD systematic payments to be made later in that year.
- 16. Availability of Annuity/Account Value. Under certain annuity contracts, the Annuity/Account Value is available upon maturity only if annuitization payments are to be made for life or some minimum number of years. Under certain annuity contracts, fixed period annuitizations must be for at least some minimum number of years. RMD systematic payments will not count towards meeting any such minimum requirement.
- **17. Contract Minimums.** We may surrender your contract and pay the cash surrender value to you at any time that RMD systematic payments reduce the Surrender Value below the minimum requirement of the annuity contract.

GREAT AMERICAN LIFE INSURANCE COMPANY® - PO Box 5420, Cincinnati, OH 45201-5420; 800-854-3649 ANNUITY INVESTORS LIFE INSURANCE COMPANY® (Fixed Annuities) - PO Box 5420, Cincinnati, OH 45201-5420; 800-854-3649 ANNUITY INVESTORS LIFE INSURANCE COMPANY® (Variable Annuities) - PO Box 5423, Cincinnati, OH 45201-5423; 800-789-6771

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