

The **Standard**®

Standard Insurance Company
Individual Annuities 800.247.6888 Tel
1100 SW Sixth Avenue Portland OR 97204-1093 www.standard.com

Deferred Annuity Application

1 Purchase							
Secured Rate Annuity First Rate Annuity Focused Growth Annuity Principal Growth Annuity Flexible Premium Deferre	□ FRA 7 □ FGA 5 □ FG □ PGA 5 □ PG						
2 Annuitant (Limit to one Annuit	ant.)						
FULL LEGAL NAME			SSN OR TIN		BIRTH DATE		
ADDRESS			CITY		STATE	ZIP CODE	
GENDER ☐ Female ☐ Male	PHONE		EMAIL				
3 Owner (Only if other than Ann	uitant. Limi	to one Owner except	to facilitate a 1035 Excl	hange wher	e a joint-ownersh	ip is in place.)	
FULL LEGAL NAME			SSN OR TIN		BIRTH DATE		
TRUST NAME (IF APPLICABLE)			TRUSTEE NAME (IF APPLICA	BLE)	TRUST DATE (IF APPL	ICABLE)	
ADDRESS			CITY		STATE	ZIP CODE	
GENDER ☐ Female ☐ Male ☐ NA	PHONE		EMAIL				
4 Premium							
AMOUNT ATTACHED		ESTIMATED AMOUNT(S) FOR	ORTHCOMING TOTAL AMOUNT EXPECTED				
PLANNED ANNUAL PREMIUM (IF APPLICABL	E)		PAYMENT MODE (IF APPLICABLE) Monthly Quarterly Semiannually Annually				
LIST BILL Yes No	LIST BILL NUM	MBER (IF APPLICABLE)	LIST BILL EMPLOYER NAME (IF APPLICABLE)				
5 Contract Type (Choose one.))						
Non-Qualified Funds ☐ New Investment ☐ 103.	5 Exchang	e (Attach form 12213	3.) 🗆 Transfer (Attac	th form 12 2	213.)		
Traditional IRA ☐ New Investment ☐ Roll	lover (Atta	ch form 12213 .)	Fransfer (Attach form	12213.)			
Roth IRA ☐ New Investment ☐ Roll	lover (Atta	ch form 12213 .)	Fransfer (Attach form	12213.)			
Simplified Employee Pension ☐ New Investment ☐ Roll			Fransfer (Attach form	12213.)			
Inherited IRA ☐ Rollover (Attach form 12213 and 13668.) ☐ Transfer (Attach form 12213 and 13668.)							
	Non-ERISA 403(b) Tax-Sheltered Annuity with Contributions from \square Participant \square Employer \square New Investment \square Rollover (Attach form 12213-TSA-A.) \square Transfer (Attach form 12213-TSA-A.)						
ERISA 403(b) Tax-Sheltered ☐ New Investment ☐ Roll	Annuity w	ith Contributions fro	om 🗆 Participant 🗆	Employer			
Qualified Pension for Plan Ye	ear	, for Plan Ty	pe 🗆 Defined Benef	it 🗆 Defi:	•	n	

_	Associations On LD	Demondra (M. 1188)	-1			1-4 II
6 —	Annuitant, Owner and Broker	Remarks (If additiona	al remarks are	e attached to this application, b	be sure to sign and d	late all papers.)
7	Interest Payments (Attach for	m 5031 substitute IR	S forms W-9	and W-4P. For eft attach 11426).	
	TIATE INTEREST PAYMENTS Yes No	PAYMENT MODE Monthly	Quarterly [☐ Semiannually ☐ Annual	ly	
8	Beneficiary Designation (To de Primary Beneficiary(ies)	signate more primary	and/or contir	ngent beneficiaries, attach your	written instructions w	vith your signature.)
FU	LL LEGAL NAME		PERCENT	SSN OR TIN	BIRTH DATE	RELATIONSHIP
TRUST NAME (IF APPLICABLE)			TRUSTEE NAME (IF APPLICABLE)	TRUST DATE (IF APP	PLICABLE)	
AD	DRESS			CITY	STATE	ZIP CODE
FU	LL LEGAL NAME		PERCENT	SSN OR TIN	BIRTH DATE	RELATIONSHIP
TR	UST NAME (IF APPLICABLE)			TRUSTEE NAME (IF APPLICABLE)	TRUST DATE (IF APP	PLICABLE)
AD	DRESS			CITY	STATE	ZIP CODE
	Contingent Beneficiary(ies)			,		
FU	LL LEGAL NAME		PERCENT	SSN OR TIN	BIRTH DATE	RELATIONSHIP
TRUST NAME (IF APPLICABLE)			TRUSTEE NAME (IF APPLICABLE)	TRUST DATE (IF APP	LICABLE)	
AD	DRESS			CITY	STATE	ZIP CODE
FU	LL LEGAL NAME		PERCENT	SSN OR TIN	BIRTH DATE	RELATIONSHIP
TR	UST NAME (IF APPLICABLE)			TRUSTEE NAME (IF APPLICABLE)	TRUST DATE (IF APP	LICABLE)
AD	DRESS			CITY	STATE	ZIP CODE

9 Notices and Disclosures

Contract Return; Information Request

The owner may cancel and return the contract for any reason within thirty (30) days after it is received. If the contract is returned, Standard Insurance Company will: (a) cancel the contract form from the beginning; and (b) promptly refund any premium paid by the owner, less any prior partial withdrawals, after receiving: (1) a written notice of cancellation; (2) the original contract document; and (3) a completed form **5031** or IRS forms W-9 and W-4P from the owner. Upon written request of the owner, Standard Insurance Company will provide factual information about the contract benefits and provisions within a reasonable time.

Applies if the annuity is purchased through a bank or credit union.

The annuity is not a deposit. The annuity is not guaranteed by any bank or credit union. The annuity is not insured by the FDIC or by any other governmental agency. The purchase of an annuity is not a provision or condition of bank or credit union activity. Some annuities are subject to investment risk and may go down in value.

State Fraud Notices

AR, KY, LA, ME, NM, OH, PA and TN Residents Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

CO Residents It is unlawful to knowingly provide false, incomplete or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of any insurance company who knowingly provides false, incomplete, or misleading information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado Division Of Insurance of Regulatory Services.

DC, RI Residents Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

MD Residents Any person who knowingly and willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly and willfully presents false information in an application for insurance is quilty of a crime and may be subject to fines and confinement in prison.

FL Residents Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

NJ Residents Any person who includes any misleading information on an application for an insurance policy is subject to criminal and civil penalties.

OK Residents WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

WA Residents It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits.

Privacy Statement

I understand that, in the course of processing my application, Standard Insurance Company may collect personal information about: (a) me; and (b) others I have identified in this application, e.g. beneficiaries, policyowners and annuitants. I understand that the personal information may include information about my: (a) age; (b) occupation; (c) income; (d) finances; and (e) other insurance. Standard Insurance Company may obtain personal information from: (a) this application; (b) other forms I submit to Standard Insurance Company; (c) an employer; (d) an insurance sales representative; (e) other insurance companies; (f) Standard Insurance Company's web sites; and (g) any other person, organization or institution having records or knowledge of me that are necessary to process this transaction. In the course of processing this transaction there may be circumstances in which Standard Insurance Company discloses to other parties the information collected about me. I authorize Standard Insurance Company to disclose personal information to: (a) an employer (e.g. name, employment status and Social Security number); (b) organizations or persons, including insurance sales representatives, that perform services or functions necessary to process this transaction; and (c) other insurance

companies. No other disclosure may be made without my further authorization except: (a) to the extent necessary for the conduct of Standard Insurance Company's business; or (b) as permitted or required by law. I understand that failure to sign the authorization may: (a) impair the ability to process my application; and (b) be the basis for denying my application. I understand that this authorization: (a) will automatically expire 24 months following the date of my signature below; (b) may be revoked by me at any time by sending a written request for revocation to Standard Insurance Company at the address above; and (c) such revocation may be the basis for denying my application. I also understand that: (a) I (or my authorized representative) have the right to request a copy of my authorization and to learn the nature and substance of any personal information about me in Standard Insurance Company's file; (b) I (or my authorized representative) have the right to ask Standard Insurance Company to correct or amend such information, if necessary; and (c) Standard Insurance Company will carefully review my request and, where appropriate, make the necessary change. To obtain further information about these rights and information practices, I have been informed that I may request a copy of the *Privacy Notice* by contacting Standard Insurance Company at the address above.

ME Residents I further understand that failure to sign the authorization may: (a) impair the ability to evaluate my claim for benefits; and (b) be the basis for denying my claim for benefits.

10 Annuitant and Owner Declarations

kn	owledge. I under	rstand that the applic	rmation provided herein are true cation will be attached to and made						
	eclare the following: \Box Yes \Box No \Box To the best of my knowledge, the owner has existing life insurance policies or annuity contracts.								
A	☐ Yes ☐ No		nowledge, the owner has existing er, states that have adopted NAIC						
В	☐ Yes ☐ No		nowledge, the contract applied fo f so, the broker has left with me al						
C	☐ Yes ☐ No		product disclosure statement and ixed Deferred Annuities.	, in those states where	required or upon request,				
D	☐ Yes ☐ No	I am a full-time, ac published orders fo	tive-duty member of the US Arme or training).	ed Forces (to include a 1	reserve unit serving under				
E	\square Yes \square No	I am purchasing ar	SRA 1 or FRA 7.						
		a □Yes □No	If Yes, I understand that The Sta be credited only for the first con	9	the additional interest will				
F	\square Yes \square No	I am purchasing ar	FGA 5, FGA 6, FGA 7 or FGA 10.	If yes:					
		a ☐ Yes ☐ No I understand that this annuity includes a market-value adjustment feature. During the market-value adjustment period, any amount surrendered or used to provide annuity benefits may be subject to the adjustment. It could increase or decrease the amounts payable under the contract. If interest rates rise after the contract effective date, the market-value adjustment will generally decrease the surrender value; if interest rates fall, the market-value adjustment will generally increase the surrender value.							
		b □ Yes □ No	I have received and read the app the various product features, ind withdrawals; (b) surrender char withdrawal tax penalty; and (e)	cluding but not limited ges; (c) surrender char	to: (a) surrenders and				
G	\square Yes \square No	I am purchasing a	PGA 5, PGA 7 or PGA 9.						
		a □ Yes □ No	If Yes, I understand that The State be credited only for one year from						
Н									
		ANNUITANT SI	SNATURE	DATE	SIGNED AT (CITY, STATE)				
	Owner signing	owner signature (if g as ☐ Self ☐ Trus	tee	DATE	SIGNED AT (CITY, STATE)				
	Attorney in Fact (Attach certified Power of Attorney and form 14389.) Other								

11 Insurance Broker Declarations

FULL LEGAL NAME				E-MAIL	E-MAIL				
BUSINESS OR INSTITUTION NAME			N NAME	PHONE	PAYMENT OPTION \square A \square B	□С			
ADI	DRESS			CITY	STATE	ZIP CODE			
INSURANCE LICENSE NUMBER STANDARD INSURANCE COMPANY PRODUCER IDENTIFICATION									
re	corded	herein; a	application was signed and dated by t nd I have truly and accurately record nnuitant. Additionally, I certify:						
A	□Yes	□ No	To the best of my knowledge, the ousing replacement form 10443 , alw		rance policies or annuity co	ntracts. States			
В	□Yes	□ No	To the best of my knowledge, the cannuity contract. If Yes, an approp			nce or			
C	☐ Yes	□ No	I have delivered an appropriate pro upon request a <i>Buyer's Guide To Fixe</i>			required or			
D	☐ Yes	□ No	To the best of my knowledge, the of to include a reserve unit serving u						
Е	□Yes	□ No	With respect to the suitability of th form 12216 with the owner; the ori a copy is on file with me.						
F	☐ Yes	□No	I have verified the identity of the arissued photo identification.	nnuitant and owner, if not	the annuitant, by reviewing	a government-			
			INSURANCE BROKER SIGNATURE		DATE SIGNED	AT (CITY, STATE)			
CT/	NDADD IN	CUDANCE C	OMPANY HOME OFFICE USE						
			onsent in writing to any changes shown in the	is section.)					

Focused Growth Annuity Disclosure

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The Standard®

This Disclosure summarizes important points for you to consider before you purchase Standard Insurance Company's (The Standard's) Focused Growth Annuity.

The Focused Growth Annuity (FGA) is a single-premium deferred annuity. You purchase the annuity with one premium payment, but premiums are accepted during the first 90 contract days to accommodate multiple roll-overs, transfers and exchanges. The FGA is a fixed deferred annuity which means interest is earned during the accumulation phase and annuity payments are deferred until the annuity date or upon annuitization. The FGA's principal and earnings are not subject to income taxes until funds are withdrawn or distributed. A 10% IRS early-withdrawal penalty may apply to withdrawals or distributions prior to age 59½.

The main purpose of a deferred annuity is to save money for retirement and to receive retirement income for life. It is not meant for short-term financial goals.

If you have any questions about the FGA, please ask your broker or financial advisor. You may also contact us at the phone number shown above.

THE ANNUITY CONTRACT How do I get an annuity started and how will the value of my annuity grow?

Please check the appropriate box	\square qualified annuity	\square non-qualified annuity	
Assessing Assessing the Heavy transfer		at a self-relation of the self-relation of the	defendad beste

Annuity An annuity allows you to pay a premium for the contract and interest will be earned on a tax-deferred basis. The premium and interest earnings are not subject to income taxes until the funds are withdrawn or distributed.

Issue Age An FGA 5, 6 or 7 will be issued to owners age 18-90 and annuitants age 0-90. An FGA10 will be issued to owners 18-80 for annuitants age 0-80.

Annuitant The annuitant is the person on whose life the amount and duration of annuity benefits are based.

Owner The owner is the person or entity who has purchased the contract and to whom the contract is issued.

Contract Effective Date The FGA's effective date is the date premium is received in The Standard's home office. The effective date is shown on the contract cover and in the contract's data pages.

Premium An FGA may be established with an initial premium of \$15,000 to \$1,000,000 (or more with prior home-office approval). Additional premium payments may be made during the first 90 days of the contract. This generally allows for multiple roll-overs, transfers and exchanges.

Interest Rates The initial premium will receive the interest rate in effect as of the date the application and premium are received in the home office. Additional premium received during the first 90 days of the contract will be credited with the interest rate in effect at the time they are received in the home office.

Premium payments are credited with a guaranteed interest rate for five years for the FGA5, six years for the FGA6, seven years for the FGA7, and ten years for the FGA10. Thereafter, the annuity fund will be credited with a renewal rate based on the current economic and interest rate environment.

Interest compounds daily.

Annuity Fund The annuity fund is the amount available to provide annuity benefits, surrender benefits and death benefits. The value of the annuity fund equals: (a) premium plus credited interest; minus (b) amounts surrendered, surrender charges and associated market value adjustments, and premium tax (if any).

Expense Charges There are no expense charges under the contract, other than surrender charges, market value adjustments, and premium tax in those states that require premium tax.

Safety and Guarantees During the market value adjustment period, The Standard guarantees that the owner will never receive less than 87½% of the total premium payments, net of any withdrawals or loans¹ taken. After the market value adjustment period, The Standard guarantees that the owner or beneficiary will never receive less than 100% of the total premium payments, net of any withdrawals or loans¹ taken.

Contract SPDA; Riders R-EIO, R-NHB, R-TCB, R-MVAR, R-DB, SWO-DEF, R-ERTSA, R-NERTSA, IRA, Roth IRA, R-QPP

¹403(b) Tax-Sheltered Annuity loans are not available.

²Available after the first contract year.

³The nursing home confinement waiver is not available in Massachusetts. State-specific conditions apply to the terminal condition waiver.

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SURRENDER BENEFITS May I take money out of my annuity and, if so, how?

You may take money out of your annuity any time before annuity payments begin. You may take out all of your annuity's fund value (**full surrender**) or part of it (**partial surrender**).

Withdrawals must be \$500 or more. At least \$2000 must remain in the account for the contract to remain in force.

A 10% IRS penalty may apply to withdrawals made before age 59½.

A Surrender Fee will be assessed on amounts you withdraw before the end of the Surrender Fee Period, as follows:

FGA5	Year	1	2	3	4	5				
	Charge	8%	7%	6%	5%	4%				
FGA6	Year	1	2	3	4	5	6			
	Charge	8%	7%	6%	5%	4%	3%			
FGA7	Year	1	2	3	4	5	6	7		
	Charge	8%	7%	6%	5%	4%	3%	2%		
FGA10) Year	1	2	3	4	5	6	7	8	9
	Charge	8%	7%	6%	5%	4%	3%	2%	1%	0.9%

Example: The withdrawal amount paid would be \$5,000 - \$400 = \$4,600 plus the market value adjustment.

Contract SPDA; Riders R-EIO, R-NHB, R-TCB, R-MVAR, R-DB, SWO-DEF, R-ERTSA, R-NERTSA, IRA, Roth IRA, R-QPP

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Market Value Adjustment During the first 5 contract years for the FGA5, the first 6 contract years for the FGA6, first 7 contract years for the FGA7, and first 10 contract years for the FGA10 a market value adjustment will be applied to withdrawals or surrenders. Generally, if interest rates have risen since the purchase, the adjustment will decrease the surrender value. If interest rates have fallen since the purchase, the adjustment will increase the surrender value.

Note: The market value adjustment is waived whenever surrender fees are waived.

ANNUITY BENEFITS How do I get income (payouts) from my annuity?

Annuity Date The annuity date is the contract anniversary nearest the annuitant's 95th birthday or the 10th contract anniversary, whichever is later. The contract will automatically annuitize and begin its payout phase, unless otherwise directed.

Payout Options You may choose from the following payment options:

Life Income – A guaranteed income for as long as the annuitant lives.

Joint & Survivor Life Income - A guaranteed income for as long as both annuitants live.

Certain Period – A guaranteed income for your chosen time period (5, 10, 15 or 20 years).

Life Income with Certain Period – A guaranteed income for your minimum chosen time period. If the annuitant is still living at the end of that period, payments continue as long as the annuitant lives.

Lump Sum – One lump-sum payment of the annuity fund.

If a payment option is not chosen, we will automatically pay under a 10-year certain and life payment option.

Annuitization An FGA may be converted into an income annuity with The Standard at any time. No surrender fees will apply if you choose a Life Income or at least a 5-year Certain Period payout option. If your state imposes a premium tax, it will be deducted from your annuitized payments.

Annuity Benefits The contract may not be surrendered once payment of annuity benefits has begun.

ACCESSING FUNDS Are there ways to access funds without incurring a surrender fee?

The FGA offers many ways to access funds without incurring a surrender fee. There are no surrender fees associated with the following options, but an IRS early withdrawal penalty may apply to withdrawals before you reach age 59½.

- Regularly scheduled payments of interest earnings.
- Nursing home confinement.²³
- Terminal condition.23
- · IRS Required Minimum Distributions.
- Out-of-surrender-fee-period withdrawals.

DEATH BENEFITS What happens if I die?

The annuity's value is paid to the beneficiary if the owner or the annuitant dies before the Annuity date, with a choice of payment options. However, death benefits must begin within one year of the date of death and may not extend beyond the beneficiary's life expectancy. Under federal law, if the beneficiary is the spouse as defined under federal law, that spouse does not need to have death benefits paid; rather, that spouse may continue the contract as though that spouse were the original owner.

ADVANTAGES OF TAX DEFERRAL How will payouts and withdrawals from my annuity be taxed?

The annuity fund under the FGA grows tax-deferred. Taxes will be due only when withdrawals or distributions are paid from the annuity. As a result, interest accumulates on the principal, earnings and on money that otherwise would be paid in income taxes (often referred to as triple-compounding). An IRS early withdrawal penalty may also apply to payouts and withdrawals paid before you reach age 59½. A tax-deferred annuity may be exchanged for another tax-deferred annuity without being assessed income tax on the earnings. There are no additional tax advantages to purchasing an annuity as part of a qualified plan, other than those provided by the qualified plan itself. Please consult your broker or financial advisor.

Contract SPDA; Riders R-EIO, R-NHB, R-TCB, R-MVAR, R-DB, SWO-DEF, R-ERTSA, R-NERTSA, IRA, Roth IRA, R-QPP

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¹403(b) Tax-Sheltered Annuity loans are not available.

²Available after the first contract year.

³The nursing home confinement waiver is not available in Massachusetts. State-specific conditions apply to the terminal condition waiver.

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OTHER INFORMATION What else do I need to know?

- You have 30 days to look over the annuity contract. You may return the contract to the agent who sold it or our home office within that 30 days. Any premium paid, including any contract fees or other charges, will be refunded, less any benefits paid, and the contract will be void and considered never in force.
- We pay a commission to the agent, broker or firm for selling you the annuity.

Market Value Adjustment During the market value adjustment period, a market value adjustment will be applied to withdrawals or surrenders. The market value adjustment is waived whenever surrender charges are waived. The adjustment is based on changes in the yields of the market value adjustment index and may increase or decrease the annuity's surrender value. Generally, if interest rates have risen since the purchase, the adjustment will decrease the surrender value. If interest rates have fallen since the purchase, the adjustment will increase the surrender value.

Illustrated Effect of Possible Market Value Adjustment Consider the combined charges for an early surrender when market value adjustment index rates increase or decrease. The sample calculation below assumes the index is 3.00% at issue then either rises to 5.00% or drops to 1.00%. The percentages are for illustrative purposes only. Actual results may vary.

COMBINED SURRENDER CHARGE AND MARKET VALUE ADJUSTMENT

		FGA5			FGA 6	
End of Contract Year	Unchanged at 3.00%	Increased to 5.00%	Decreased to 1.00%	Unchanged at 3.00%	Increased to 5.00%	Decreased to 1.00%
1	8.00%	13.82%	2.18%	8.00%	13.90%	2.10%
2	7.00%	12.35%	1.20%	7.00%	14.02%	-0.75%
3	6.00%	9.69%	2.08%	6.00%	11.41%	0.14%
4	5.00%	6.96%	2.96%	5.00%	8.73%	1.04%
5	4.00%	4.15%	3.84%	4.00%	5.98%	1.94%
6	0.00%	0.00%	0.00%	3.00%	3.16%	2.84%
7	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%

		FGA 7		FGA 10			
End of Contract Year	Unchanged at 3.00%	Increased to 5.00%	Decreased to 1.00%	Unchanged at 3.00%	Increased to 5.00%	Decreased to 1.00%	
1	8.00%	14.07%	1.93%	8.00%	14.11%	1.89%	
2	7.00%	15.61%	-1.61%	7.00%	15.69%	-1.69%	
3	6.00%	13.10%	-1.84%	6.00%	17.24%	-5.24%	
4	5.00%	10.47%	-0.92%	5.00%	15.49%	-7.04%	
5	4.00%	7.77%	0.00%	4.00%	12.94%	-6.06%	
6	3.00%	5.00%	0.92%	3.00%	10.33%	-5.09%	
7	2.00%	2.16%	1.84%	2.00%	7.64%	-4.11%	
8	0.00%	0.00%	0.00%	1.00%	4.89%	-3.13%	
9	0.00%	0.00%	0.00%	0.90%	2.94%	-1.23%	
10	0.00%	0.00%	0.00%	0.00%	0.16%	-0.16%	
11	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	

Contract SPDA; Riders R-EIO, R-NHB, R-TCB, R-MVAR, R-DB, SWO-DEF, R-ERTSA, R-NERTSA, IRA, Roth IRA, R-QPP

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¹⁴⁰³⁽b) Tax-Sheltered Annuity loans are not available.

²Available after the first contract year.

The nursing home confinement waiver is not available in Massachusetts. State-specific conditions apply to the terminal condition waiver.

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OWNER ACKNOWLEDGMENT

product features, including that: (a) the contract includes a market value adjustment feature; (b) during the market value adjustment period a market value adjustment will be applied to withdrawals or surrenders; and (c) the market value adjustment is waived whenever surrender charges are waived. I understand that the contract is intended as a long-term savings vehicle and, as such, may have substantial penalties for early surrenders. I further understand that annuities are not: (a) insured by the FDIC or any federal government agency; (b) deposits of or guaranteed by any bank or credit union; or (c) provisions or conditions of any bank or credit union activity. Some annuities are subject to investment risk and may lose value. I certify that: (a) I have read and fully understand the FGA product brochure, the application and this disclosure statement; (b) I have retained a copy of all solicitation materials and this disclosure statement used during the course of the sale; and (c) I understand that this disclosure is a summary and not part of the contract. Annuitant Name If Other Than Owner Owner Name Owner Signature Date Annuitant Signature If Other Than Owner Date BROKER ACKNOWLEDGMENT I certify that I have read and fully understand the Focused Growth Annuity Broker Sales Guide and all consumer materials for The Standard's Focused Growth Annuity. Additionally, I have provided the Owner with the consumer materials used during the course of the sales presentation, the application and the FGA disclosure document. I have informed the Owner of the various features of the FGA and believe the Owner has been reasonably informed of those features. I further certify that I have made no statements, representations or promises about product features or future rate performance that are in any way inconsistent with those materials.

I affirm that I am purchasing a Focused Growth Annuity from Standard Insurance Company. I understand the FGA

Return the signed original of this disclosure together with the application and leave a copy with the applicant. Keep a copy for your records.

Standard Insurance Company Identification Number

Date

Contract SPDA; Riders R-EIO, R-NHB, R-TCB, R-MVAR, R-DB, SWO-DEF, R-ERTSA, R-NERTSA, IRA, Roth IRA, R-QPP ¹403(b) Tax-Sheltered Annuity loans are not available.

Insurance Broker Name

Insurance Broker Signature

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²Available after the first contract year.

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Acknowledgement of Suitability in an Annuity Purchase

Standard Insurance Company
Individual Annuities 800.247.6888 Tel 800.378.4570 Fax
1100 SW Sixth Avenue Portland OR 97204-1093 www.standard.com

1 Notice

Sound investment practices, as well as state regulations, dictate that annuity brokers who recommend the purchase or exchange of an annuity must have grounds to believe that the transaction is in the purchaser's interest and is appropriate for the purchaser's financial needs and goals. As part of this process, you and your broker should engage in a thoughtful, thorough interview in order to understand your financial background, and current and future needs. Below is a list of suggested topics for discussion. The collection and discussion of this information is for your benefit. It will be used to help your broker determine if an annuity is a suitable investment for you. This information will not be used for any other purpose and will remain confidential.

2 Topics for Determination of Suitability

- Financial status, net worth and current assets, including any existing annuity or life insurance
- Annual income
- Tax status
- Risk tolerance
- Investment objectives
- Current and future monthly financial needs
- Anticipated need to access cash values in the near future (versus the annuity's surrender charge schedule and IRS pre-age 59½ tax penalty, if applicable)
- Any other information relevant to determining whether the annuity is suitable

3 Acknowledgement

Determining the suitability of an annuity contract for a purchaser is the responsibility of the insurance broker, not of the insurance company. In recommending the purchase of an annuity (or the exchange of an annuity that results in another insurance transaction or series of transactions), an insurance broker shall have reasonable grounds for believing that the recommendation is suitable for the purchaser. This determination is made on the basis of facts, disclosed by the purchaser, as to his/her investments and other insurance products, and current financial situation and future financial needs.

Before executing the purchase (or exchange) of an annuity that is the result of the broker's recommendation, an insurance broker shall make reasonable efforts to obtain information about the purchaser's age, financial status, tax status, investment objectives and any other relevant information used or considered to be reasonable by the insurance broker in making the recommendation.

PURCHASER NAME(S)	DATE OF BIRTH					
By signing below, I(we) hereby certify that the above requirements have been met in regard to Company annuity application that was signed and dated I(We) believ on my(our) insurance needs and financial objectives.	the Standard Insurance e this annuity is suitable based					
PURCHASER SIGNATURE	DATE					
PURCHASER SIGNATURE	DATE					
INSURANCE BROKER NAME						
By signing below, I acknowledge that based on the information the Purchaser(s) provided and based on all circumstances known to me at the time the recommendation was made, this annuity purchase is suitable to the insurance needs and financial objectives of the Purchaser(s). In addition, I have verified the identity of the Purchaser(s) with government-issued photo identification and believe the identity information provided to me is true and accurate.						
INSURANCE BROKER SIGNATURE	DATE					

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Notice of Replacement of Life Insurance or Annuities

Important Notice: Replacement of Life Insurance or Annuities (This notice must be signed by the applicant(s) and broker, with the original sent to Standard Insurance Company and a copy left with the applicant(s).)

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 financial purchase.

A financed purchase occurs when the purchase of a new life insurance policy 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 policy. A financed purchase is a replacement.

You should carefully consider whether a replacement is in your best interests. 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 individual.

	want you to understand the owing questions and consider			nsion and ask that you answer the			
A.	Are you considering discontinuing making premium payments, surrendering, forfeiting, assigning to the insurer or otherwise terminating your existing policy or contract? \Box Yes \Box No						
В.	Are you considering using funds from your existing policies or contracts to pay premiums due on the new policy or contract? \Box Yes \Box No						
C.	replacing (include the nam	ne of the insurer, the insure	list each existing policy or control ed or annuitant, and the policy of replaced or used as a source of the	or contract number, if			
	INSURER NAME	CONTRACT/POLICY NUMBER	NAME OF INSURED OR ANNUITANT	REPLACED (R) OR FINANCING (F)			
				_			
				_			
				_			
If yo insu	u request, an in force illustr	ation, policy summary or a	any or its agent for information a vailable disclosure documents n ent in the sales presentation. Be	nust be sent to you by the existing			
D.	The existing policy or cont	ract is being replaced beca	USC	REPLACEMENT			
			TIE/GOVI GI	THE EXCEMENT			
2 A	cknowledgement						
OWNE	R NAME(S)						
I(W	e) certify that the responses	herein are, to the best of n	ny(our) knowledge, accurate.				
		OWNER SIGNATURE		DATE			
		OWNER SIGNATURE		DATE			
I(W	e) do not want this notice re	ad aloud to me(us):	(Applicants must initial only	if they do <i>not</i> want the notice read aloud.)			

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3 Important Replacement Issues

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 policy or 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.

Policy Value

- Acquisition costs for the old policy may have been paid, and you may 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?

4 Broker

NAME	
Copies of any and all "individualized" sales materials, including illustrations related to the specific the presentation must be provided to Standard Insurance Company.	annuity contract, used in
I certify that: (a) the responses herein are, to the best of my knowledge, accurate; (b) I have left wi of all sales materials used in my presentation; and (c) the following preprinted or electronically pr materials were used in my presentation (please list by title and form number):	
BROKER SIGNATURE	DATE

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The **Standard**®

Standard Insurance Company
Individual Annuities 800.247.6888 Tel 800.378.4570 Fax
1100 SW Sixth Avenue Portland OR 97904-1093, www.standard.com

Request for Rollover, Transfer or Exchange

1100	SW Sixth Avenue Portland OR 97204-1093 www.s	tandard.com	riequest for rioms v		01 01 2110114115	
1	Transferring Institution					
COMPANY OR CUSTODIAN				PHONE		
STR	EET ADDRESS (NOT A POST OFFICE BOX)	CITY	STATE	ZIP CODE		
2	Existing Policy or Account					
OW	NER(S)		OWNER SSNs (or TINs)			
ADE	PRESS		CITY	STATE	ZIP CODE	
ANN	IUITANT(S), INSURED(S) OR PARTICIPANT		ANNUITANT, INSURED(S) OR PARTICIPAN	T SSNs (or TINs)		
BEN	IEFICIARY (IF PARTICIPANT IS DECEASED)		BENEFICIARY SSN (or TIN)			
INVI	ESTMENT VEHICLE ☐ CD ☐ Life Insurance ☐ Annuity ☐ Cus	stodial Account	│ □ Other	ACCOUNT OR (CONTRACT NUMBER(S)	
3	Transaction Type (Complete section A or B.)					
Α	Qualified Funds (For rollover, transfer or exchange into a 403(b) Ta	x-Sheltered Annuity,	use form 12213-TSA-A .)			
	Funds From	Funds To				
	☐ Traditional IRA ☐ Inherited IRA ☐ Roth IRA ☐ SEP IRA ☐ 403(b) TSA ☐ Qualified Pension or Profit Sharing Plan ☐ Other:		RA ension aring Plan		Attach form 13668.)	
	Standard Insurance Company's Tradition Internal Revenue Code § 408(b), 408A,			meet the requ	irements of	
В	Non-Qualified Funds					
	Transaction Type: Direct Transfer 1035 Exchange Additional Funds Forthcoming After This Transfer: No Yes: The undersigned owner(s) authorizes the transferring institution to liquidate and transfer the requested amount or percentage of the owner(s)'s rights, title and interest in the referenced account(s), without exception to Standard Insurance Company. This assignment is made to facilitate the exchange of all or a portion of the above-referenced policy for a new policy(ies) with Standard Insurance Company pursuant to Section 1035 of the Internal Revenue Code. The undersigned owner(s) understands and agrees that Standard Insurance Company is providing this form					
	and participating in this exchange at the Company has not made, and will not ma this assignment, and any resulting taxes Insurance Company's willingness to par of this assignment and releases Standard	nke, any represent will be the sole re ticipate in this ex	tations or warranties regarding esponsibility of the owner(s). I schange, the owner(s) accepts	g the tax effec In consideration all responsibil	cts, if any, of on of Standard lity for the validity	

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Assignment contract's benefits and provisions within a reasonable time.

exchange. This Absolute Assignment shall be binding on the owner(s) and on the owner(s)'s personal representatives, heirs, successors and assignees. The owner(s) acknowledges and warrants that no other person has any interest in this policy, that no proceeding in bankruptcy is pending or has been filed affecting the policy, and that any collateral assignment of the policy has been properly released by the collateral assignee prior to the execution of this Absolute

4 Lost Policy Statement (Applicable only to a full surrender to effect the rollover, transfer or exchange.)	
The undersigned certifies that: ☐ The policy or contract is attached. ☐ The policy or contract is lost or has been destroyed. To the best of my knowledge it is a second contract in the policy or contract is lost or has been destroyed.	not in anyone's possession.
5 Participant/Beneficiary Declaration (Complete only for rollover of 403(b) Tax-Sheltered Annuity funds.)	
The undersigned requestor is a: □ Participant, older than age 59½, severed from employment or with another distributable. □ The beneficiary of a deceased participant of the plan sponsor releasing these funds. □ Neither of the above.	e event.
6 Authorization	
The undersigned owner(s) or beneficiary authorizes the transferring institution to liquidate and	d transfer
% or \$ as cash from the policy or account to Standard Insurance	e Company:
☐ Transfer Immediately (default action if no selection is made) ☐ Transfer on Maturity or Anniversary Date ☐ Transfer on DATE I(We) authorize disclosure of information to Standard Insurance Company as necessary to comp I(We) understand that the rollover, transfer or exchange will be effective on the date the check(s)	
OWNER OR BENEFICIARY SIGNATURE	DATE
OWNER SIGNATURE	DATE
GUARANTEE SIGNATURE (IF APPLICABLE)	DATE
Request for Funds Transfer (To be completed only by an authorized Standard Insurance Company home-of Standard Insurance Company is prepared to accept the assets as indicated in this document and new or existing policy with Standard Insurance Company. Standard Insurance Company (TIN #93-0242990) hereby requests that the above-documented withdrawal be transacted immediately. All proceeds, including any premiums, shall be payable as	d will transfer the assets into a surrender or partial
Standard Insurance Company FBO:	
OWNER(S), ANNUITANT(S) OR BENEFICIARY NAME Unit 36 P.O. Box 5000 Portland, OR 97208-5000	
☐ Please refer to the Standard Insurance Company annuity contract number:	JMBER ·
☐ The requested action is a 1035 Exchange, therefore please: • Provide Cost Basis (see the enclosed Request For Cost Basis And Balance form).	
AUTHORIZED STANDARD INSURANCE COMPANY HOME OFFICE EMPLOYEE	DATE