

Group Income Protection

Policy Wording

Reference: GR02003 – 12/2023

This policy is intended for schemes with

five or more members.



Welcome to Group Protection from Aviva

What the policy wording explains

This policy wording tells you:

- what to do if you need to claim
- what is covered
- explanations of some of the terms used in this document.

We've tried to make this document as easy to understand as possible, but if you have any questions or queries about the policy please contact us and we will be pleased to help you.

How the policy works

If you provide us with the information we ask for, when we ask for it and pay the premiums when they are due, we will cover the members for their insured benefits, and pay these benefits should a member be unable to work due to illness or injury.

Outline of the Policy

The policy insures the benefits payable if a member is unable to work and is suffering loss of earnings due to illness or injury.

This policy wording, along with the policy schedule and any endorsements sets out details of the cover we have agreed to provide to you. It is evidence of a legal contract between you and us.

Some terms of the policy depend upon the information provided by you. Failing to disclose information, giving false information or failing to tell us where any facts have changed since they were provided where done deliberately or recklessly gives us the right to cancel the policy. If the information was given carelessly or the failure to disclose the information was careless then we will have the right to amend the policy to be consistent with what the terms should have been based on the correct information (or cancel the policy if we would not have offered any terms for the policy applied for).

If you fail to comply with all of the policy terms and conditions, we may not pay claims. We may also cease to accept further premiums, meaning cover under the policy will cease.

This insurance is provided by Aviva Life & Pensions UK Limited.

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Please note

Throughout this document certain words are shown in **bold** type. These are defined terms and have specific meanings when used in this policy wording. The meanings of these words are set out in the Definitions section in the back of this document.

1 What benefits are covered

1.1 Total benefit

We will pay **total benefit** if immediately before the start of **incapacity** the **member** was **actively at work** and following their **job role** and, after the start of **incapacity** they are not following any **other occupation**, and the **deferred period** has finished.

The **benefit** payable will be shown in the **policy schedule**.

2 Proportionate benefit

We will pay a proportionate benefit after the deferred period:

- if before **incapacity** the **member** was **actively at work** and following their **job role** and;
- if incapacity has lasted for at least five consecutive working days;
 and as a result of illness of injury the member is either;
- following their **job role** on a part-time basis; or
- following any other occupation

in either case with a reduction in earnings.

For example: If a **member's earnings** are reduced by 70%, **we** will pay 70% of the **total benefit**. When paying proportionate benefit, **we** will not reduce your benefit due to increases in **earnings**, as long as those increases are not higher than the increase in the **retail price index**.

To calculate proportionate benefit when it is first paid, **we** will use the **member's earnings** at the start of **incapacity**, adjusted in line with the movement in the **retail price index**.

If the **income benefit** amount stated in the **policy schedule** includes an automatic deduction, **we** will ignore that deduction as long as the amount payable as **proportionate benefit** is not more than would be paid under **total benefit**.

3 Lump sum benefit

(if applicable – see policy schedule)

An **employee** will be eligible for a **lump sum** if at the end of the **limited payment term**, they continue to meet the definition of **incapacity**.

An **employee** receiving **proportionate benefit** will be eligible for a reduced **lump sum** if, at the end of the **limited payment term**, as a result of their illness or injury they are still following their **job role** on a part-time basis or are following any **other occupation**, in either case with a reduction in **earnings**.

Where a **lump sum** is payable for an **employee** receiving **proportionate benefit**, the **lump sum** will be reduced in line with the percentage reduction of the last regular monthly **benefit** payment. For example, if the **employee's** last **proportionate benefit** payment was 70% of the **total benefit**, **we** will pay 70% of the **lump sum**.

All **lump sum** payments (whether based on **earnings** or **income benefit**) will be capped at a maximum amount of 9 times the annual **income benefit**, 5 times salary or £1,600,000 whichever is lower.

The **lump sum** will not be more than the regular basic **income benefit** in payment at the point the **lump sum** is payable, multiplied by the number of complete months to the **cease age**.

We will not pay a **lump sum** if an **employee** reaches the **cease age** before reaching the end of the **limited payment term**.

Once we have paid a lump sum for an employee, they will be:

- immediately removed from the membership
- ineligible for future inclusion under this **policy**; and
- unable to make any further claims for benefit.

We will not cover **equity partners** or fixed term contractors for a **lump sum benefit**.

4 Recipient of benefit

We will normally pay all **benefit** (including any **lump sum**) under this **policy** to the **policyholder** (Benefit term 16a – c gives details of when **benefit** may be paid to the **member** instead of to the **policyholder**).

5 Entitlement to benefit

A **member** will become eligible to claim **benefit** for **incapacity** when the **deferred period** has finished.

6 Time limits on payment of benefit

- a. We will pay benefit for incapacity at the end of each full month, or at the end of incapacity if earlier. A proportionate amount will be paid for any periods of incapacity which last less than one month.
- b. We will pay benefit for incapacity until:
 - the end of incapacity; or
 - the **limited payment term** is completed; or
 - the member reaches the cease age; or
 - the **member** leaves service; or
 - the member is remanded in custody (the benefit will be retrospectively paid if the member is not convicted of the offence) or receives a custodial sentence; or
 - we are unable to obtain the medical information of continued incapacity which we need; or
 - the member is no longer eligible for benefit or ceases to be a member; or
 - the member reaches the end of the fixed term contract that was in place as at the first date of incapacity; or
 - the **member** dies,

whichever is sooner.

c. Any **member** who is receiving **benefit** and has a fixed term contract will only be eligible for **benefit** for the remainder of the contract in place as at the date of **incapacity**, whether this is extended or not.

7 Maximum benefit

- a. The maximum amount of **benefit we** will pay is the lesser of the **income benefit**; or:
 - for **employees**, 80% of **gross taxable earnings** less other benefits and
 - for **equity partners**, 50% of **equity partner earnings** less other benefits.

Other benefits include:

- continuing income from an employer
- continuing income/equity partner earnings from a partnership
- regular payments from other insurance policies (unless the maximum benefit period of those policies is 2 years or less) including:
 - income protection/permanent health insurance
 - mortgage payment protection
 - loan protection

Benefit is subject to an overall maximum of £425,000.

Benefit received by a **member** from this **policy** may affect their entitlement to certain means tested state benefits.

 Employer pension contributions can also be covered either for fixed amounts, or based on a percentage of **pensionable salary**, up to a maximum annual amount of £75,000.

Cash in lieu of employer pension contributions can be covered but will be treated as employer pension contributions and subject to the maximum annual amount of £75,000.

Other supplementary benefits that **you** continue to pay to an incapacitated **member**, such as company car allowances and insurance premiums, can also be covered and will be included within the employer pension contributions overall maximum annual amount of £75,000.

Employee pension contributions can also be covered based on a percentage of **pensionable salary** as shown on the **policy schedule.** The pension contributions **we** will pay when combined with **income benefit** and other benefits described in 7a will be reduced so that the combined total does not exceed the lesser of £425,000 or:

- for employees, 80% of gross taxable earnings and
- for equity partners, 50% of equity partner earnings.

Where **employee** pension contributions are covered and the maximum **benefit** of £425,000 is exceeded, these will be reduced to adjust the **total benefit** to the maximum amount.

If pension contributions (including cash in lieu of pension) or other supplementary benefits are covered it will be stated in the **policy schedule**.

c. The **employers'** National Insurance contributions or **employers'** Social Security contributions can also be insured, and will be based on the **income benefit**.

Where **employers'** National Insurance contributions or **employers'** Social Security contributions are covered, in the event of a claim **we** will provide cover for the insured benefits as at the **member's** first date of **incapacity**. As a result, there will not be any change to the **benefit** payable for claims in payment.

If employers' National Insurance contributions or employers' Social Security contributions are covered it will be stated in the **policy schedule**.

- d. Due to the different treatment of **equity partners we** do not insure their pension, supplementary benefits or National Insurance contributions or Social Security contributions.
- e. **We** will not refund any premiums if **we** have to reduce **benefits** that are above the maximums as stated in 7a and 7b.

8 Who is covered

- a. Employees with a current UK, Channel Islands or Isle of Man contract of employment or Equity partners as evidenced by a partnership deed or contract with an employer will be covered up to the free cover limit provided that they have:
 - satisfied the actively at work definition; and
 - joined the **policy** within 12 months of the date on which they were first **eligible** to join; and
 - not been previously declined cover by us or another insurer where you have been informed of the decision; and
 - not been previously loaded, restricted or had cover postponed or exclusions applied by us or another insurer.

If a member is not actively at work on;

- the working day prior to the **start date** of the **policy**; or
- for new joiners after the start date, the date when eligible to be admitted to the policy;

they will be deemed **actively at work** once they meet the **actively at work** definition for one whole day; except; for

Previously uninsured single premium policies, if a **member** is not **actively at work** on the working day prior to the **start date** of the **policy**; they will be deemed **actively at work** once they meet the **actively at work** definition for five consecutive whole days.

If the **member's total benefit** is above the **free cover limit we** will require **medical information** for that **member**.

Members with a current UK, Channel Islands or Isle of Man contract of employment with an **employer** will be covered under this **policy**:

- on the start date; or
- from their eligibility date if they joined the scheme after the start date; or
- from when they are accepted by **us** as a **discretionary entrant**.

You do not need to tell us about new entrants during the policy year who have met the eligibility conditions, provided that the member's benefits, including the lump sum equivalent of any dependant's pension benefits (if covered), are not above the free cover limit. If applicable, this applies to the aggregate of benefits from all linked policies. You must advise us promptly of any new members who do not meet these criteria.

Extended cover

If you have chosen to provide extended cover for all **employees** who work beyond the **policy cease age**, up to a maximum age of 70, you will need to confirm at the **rate guarantee date** that the extended cover is compulsory for all **eligible employees**.

A separate category for the **eligible employee(s)** being provided with extended cover will be shown in **your policy schedule**.

An **eligible employee** who meets the **policy eligibility** criteria will transfer to the separate extended cover category when they:

- reach their current category cease age, and
- are actively at work, and
- have not been absent from work due to illness or injury for five or more consecutive working days in the previous three months.

If an **employee** is not **actively at work** when they reach their current category **cease age**, unless agreed and confirmed in writing by **us**, they will be deemed **actively at work** once they meet the **actively at work** definition for an uninterrupted period of 20 working days. Only then will they transfer to the separate extended cover category.

8.1 Temporary Absence Cover

We will maintain cover for a **member** during a period of agreed temporary absence from work for maternity, paternity, shared parental leave, adoption leave or a sabbatical, if:

- the member has requested and you have approved the absence from work:
- the length of the absence is no longer than 12 months;
- the **member** is an **employee** and a contract of employment with a UK, Channel Islands or Isle of Man company is maintained;
- the employee or equity partner returns to work as an eligible member:
- the member and the benefits you wish to cover for the member are included on the membership data whenever it is provided; and
- you continue to pay premiums in respect of such members.

If **you** need to make a claim for any such **member**, the **deferred period** will start from the date of incapacity, and **benefit** payments will start from either the end of the **deferred period** or the agreed return to work date, whichever is later.

In the case of a sabbatical we will calculate the **benefit** based on the **member's earnings** at the start of the agreed temporary absence.

8.2 When medical underwriting is required

At the **start date** and each **anniversary date we** will ask for general information about **members** and their employment, such as name, date of birth, gender, salary etc so that **we** can assess the benefits **we** are providing under this **policy** and all **linked policies**.

Cover up to the free cover limit

For **policies** with five or more **members we** will usually offer a **free cover limit**. This means that **medical information** may only be required for **benefits** above the **free cover limit**, provided that the person:

- fulfils any actively at work conditions; and
- is not a discretionary entrant.

If normal terms apply following medical underwriting, then no further information is needed, provided that any increases do not take **benefits** above the amount confirmed and agreed by **us**.

Medical information will be required for a **discretionary entrant's total benefit** and we will tell **you** if cover is provided and if any additional premiums need to be paid.

The **free cover limit** will not apply if at any **anniversary date** there are fewer than five **members** covered under the **policy**. In such cases **we** will need **medical information** for:

- all new members;
- existing members if their benefits are increased.

We will reapply a **free cover limit** if the number of **members** returns to five or more.

Members with loadings or restrictions will not benefit from any increase in the **free cover limit**.

Cover over the free cover limit

If a **member** wants cover above the **free cover limit**, they will need to provide **us** with medical information.

Depending on the information a **member** gives **us**, **we** may need to ask for more evidence. **We** will pay for the cost of the medical examination and tests if **we** ask for more evidence. **We** will only consider cover for these **members** if **we** can obtain satisfactory **medical information** in English. If **we** need a **member** who is based **overseas** to attend a medical examination or test(s) in a foreign country, **we** will pay an amount towards the cost of the examination or test(s) up to the amount of an equivalent test in the UK.

We will assess all the **medical information** to decide if **we** can offer cover and if any special terms are appropriate. If **we** do apply special terms, these will apply straight away.

We will write to you to explain any special terms.

Unless **we** tell **you** otherwise, any special terms will apply to the **member's** cover under this **policy** and all **linked policies.**

Members with loadings or restrictions will not benefit from any increase in the **free cover limit**.

8.3 When medical information is required for a previously medically underwritten employee or equity partner

Policies with 19 or fewer members – Forward underwritingFor **members** who have been accepted for cover by **us**:

- at ordinary rates, or
- at an extra premium loading of up to 100%;

they won't normally need to give \mathbf{us} more $\mathbf{medical}$ information until the accumulated increases in $\mathbf{benefit}$ exceed £20,000 from when they were last underwritten by \mathbf{us} .

If **we** are unable to accept a **member** on a forward underwriting basis, **we** will write to **you** and explain any special terms.

If **we** apply any other terms to their cover, **we** will need **medical information** before **we** will consider any further increase in their cover.

Policies with 20 or more members - Once Only

In most circumstances, **members** will only be medically underwritten once. **Our** policy of only medically underwriting once can apply even if special terms have been applied to individual **members**. Once medical underwriting is concluded **we** will tell **you** if cover is provided and/or any additional premiums need to be paid.

If **we** are unable to accept a **member** on a "Once Only" basis, **we** will write to **you** and explain any special terms.

8.4 Switching the insurance to us from another insurer

For policies switching to **us** from a previous insurer on the same basis, **we** will not normally apply worse medical underwriting terms than those applied by the previous insurer.

We will require confirmation from the previous Insurer on all previously underwritten **members** of the amount underwritten, the underwriting decision and the date of acceptance.

Members with loadings or restrictions applied to their **benefi**t by the previous insurer will not benefit from any increase in the **free cover limit**.

We have two types of medical underwriting, forward underwriting and Once Only. The one that will apply to **your policy** will depend on the number of **members** covered when **we** assume risk for the **policy**. If the number of lives has changed, this may not be the same approach used by the previous insurer.

If a premium loading has been applied by the previous insurer and accepted by **us**, **we** will calculate the premium based on **our** rates and not the previous insurer's. This means that the cover will remain the same, but the premium may change.

Policies with 19 or fewer members - Forward underwriting

If a **member** meeting **our** switch terms was accepted by the previous insurer on a forward underwriting basis, **we** will accept the terms offered by the previous insurer.

This means **members** won't need to give **us medical information** for an increase in **benefit** until the total of all their increases is more than the forward underwriting bar provided by the previous insurer.

For all other members;

- If their existing cover with the previous insurer is more than our free cover limit, we will need medical information on the next increase in cover. This could be at the switch date if cover is increased at that date.
- If their existing cover with the previous insurer is less than our free cover limit, we will need medical information when their benefit first goes above our free cover limit.

We are unable to continue cover for any **members** on a Once Only (or equivalent) basis where there are fewer than 20 **lives** when the policy transfers to **us**. However, if **we** have the full details of any medical underwriting decisions, **we** may be able to accept them on **our** Forward underwriting basis.

Policies with 20 or more members - Once Only

If a **member** meeting **our** switch terms was accepted by the previous insurer on a Once Only (or equivalent) basis, **we** will provide cover on our Once Only terms for **benefit** increases.

9 Temporary Cover

When reviewing **medical information** for **members**, **we** will provide cover for their **total benefit** until the earlier of:

- 180 days from the date they joined the scheme or the effective date of an increase in benefit; or
- the date **our** underwriting decision is made.

This cover will exclude any claim made as a result of a **pre-existing condition**.

The cover will not apply to any **member** who has previously been:

- declined by us or another insurer;
- postponed by **us** or another insurer;
- restricted by **us** or another insurer; or
- who has previously not provided full medical information to us or another insurer.

If we decide to:

- apply a medical loading
- restrict benefits
- decline/postpone cover,

these decisions will only apply to increased benefit that is above any applicable **free cover limit** or previously accepted benefit.

Once medical underwriting is complete **we** will tell **you** if any additional premiums need to be paid.

If as a result of medical underwriting the **member's benefit** is restricted to the **free cover limit**, this will apply to the amount of **free cover limit** in place when the **member** was first underwritten. Any subsequent increases in the **free cover limit** applied to the **policy** will not apply in respect of the **member**.

You must inform **us** promptly of all **discretionary entrants** to be covered under the **policy**.

Discretionary entrants are not entitled to the **free cover limit** and **medical information** will be required for their **total benefit**.

10 Waiver of premium

We will not charge you a premium for a particular member from the next anniversary date (or rate guarantee date if sooner) whilst you are receiving benefit for that member.

11 Escalation

(if applicable – see policy schedule)

The **benefit** payable under this **policy** will increase at the rate stated in the **policy schedule** starting after the **benefit** has been paid for a total of one whole year. **We** will not restrict **benefit** where escalation is the only reason that it has increased above the maximum benefit.

At the end of any claim period, **benefit** will go back to the level at which it would have been had escalation not been applied.

Where a **lump sum** is insured, regular **benefit** will increase at the rate stated in the **policy schedule** once **benefit** has been paid for a total of one whole year, and at the end of each subsequent whole year of payment, up until the point of the **lump sum** payment.

At this point, if **income benefit** is used to calculate the **lump sum**, **income benefit** will earn an additional year's escalation. If **earnings** are used to calculate the **lump sum**, the **earnings** used will be the pre-**incapacity earnings** escalated at the rate stated in the **policy schedule** for each whole year of benefit payment.

We will not reduce the income benefit if the escalation calculation indicates a reduction. The income benefit will remain unchanged.

12 Linked claims

(not applicable where a lump sum has been paid)

We will not restart the **deferred period** where **you** have received **benefit** for a **member**; and that **member** suffers from:

- the same cause of incapacity; or
- a different cause of **incapacity**

(lasting at least 30 consecutive days)

in either case, within 12 months of the last monthly **benefit** payment.

This also applies for **members** where the **policy** has been cancelled, unless the former **member** is eligible for, and is receiving **benefit** for incapacity (other than state benefit) from another source.

The maximum **benefit we** will pay from the date of further **incapacity** will be calculated using the same **earnings** used to calculate **benefit**, that applied to the previous claim period. **Benefit** will be adjusted in line with any escalation(s) due from the date of the original claim.

The Terms and Conditions that applied at the date of **incapacity** for the original claim will apply for any linked claims.

For policies with a **limited payment term**, we will only link the claim if the **member** suffers from the same cause of **incapacity**.

13 Linked periods of absence

Separate periods of **incapacity** (from the same cause) may be linked provided that:

- each period of **incapacity** lasts at least five consecutive working days; and
- the **deferred period** is completed within a period of time twice its length (**deferred period** x 2).

Periods of **incapacity** which last for less than five consecutive working days cannot be combined for the purposes of completing the **deferred period**.

For the purposes of calculating the maximum **benefit**, the **earnings** that applied at the date of the first period of **incapacity** included in the calculation of the **deferred period** will be used to calculate **benefit**.

14 Overseas cover

You must tell us about any members who are working overseas at the policy start date or rate guarantee date. You must also tell us the countries that they will be working in.

We will maintain cover for **members** who are travelling outside of the UK, Channel Islands or Isle of Man whilst on holiday, or on company business for example; attending conferences, company meetings, or visiting clients.

We will cover **members** who are working outside of the UK, Channel Islands and the Isle of Man, provided that:

- they are working in one of the listed standard territories or any additional locations detailed in your policy schedule;
- if an employee they still have a UK, Channel Islands or Isle of Man contract of employment with the policyholder covered under this policy; or
- if an **Equity partner** they still participate in **your** partnership business (as evidenced by a partnership deed or contract); and
- the premium to cover members based overseas is paid in sterling by you; and
- they are still eligible for cover under the **policy**

You must tell us immediately about any members who are working in a country that is not part of the UK, Channel Islands or Isle of Man, in a country not listed in our standard territories or any additional locations detailed in your policy schedule. In order to consider cover, we will require full details of these individuals including their location and the duration they expect to be located overseas before we can agree cover. There may be circumstances where we are unable to provide cover.

Special terms and conditions may apply for cover to **overseas members**.

You should seek **your** own independent advice if **you** wish to continue to provide cover for any **members** who move to another territory.

If **you** make a claim for a **member** who is based **overseas**, or if a **member** who was based in the UK, Channel Islands or Isle of Man at the start of incapacity or when benefit payment started subsequently moves **overseas**, **we** will pay all benefit to **you** in pounds sterling.

Where **we** have agreed to pay benefit directly to a **member**, **we** will pay the benefit to the member in pounds sterling, and only into a UK, Channel Islands or Isle of Man bank account that is registered in the **member's** name.

We will only consider paying benefit for these **members** if **we** can obtain satisfactory medical evidence in English. **We** will not be responsible for any costs incurred in translation.

The tax treatment of any benefit paid out for an **overseas member** will depend on whether or not they have been treated as non-resident for tax purposes at any time when covered under the **policy**.

15 TUPE

If **you** are receiving **benefit** for an **employee** and they transfer to a different employer under **TUPE**, **we** will:

- pay the **benefit** to the new employer under the same terms and conditions, and
- treat the claim as if there had been no break in employment,

subject to agreements signed by all relevant parties to allow the contractual transfer of obligations of the **policy** and claim.

16 Policyholder stops trading or a member is removed from payroll or partnership

- a. If the policyholder stops trading (due to insolvency or otherwise)
 we will consider at our reasonable discretion making continued
 income benefit payments direct to employees who are in claim,
 subject to:
 - agreement between the policyholder, employee and us at that time
 - obtaining consents and further documentation as we may reasonably require; and
 - taxation rules at the time of payment.
- b. Where the policyholder removes an employee from its payroll, we will at our reasonable discretion consider paying income benefit to the former employee where:
 - the policyholder has requested us to do so, and
 - the policyholder has been eligible to receive benefit for that employee under this policy for a continuous period of more than six months before that employee was removed from the payroll.
 - Where **we** do pay **income benefit** directly to an **employee**, any pension (including cash in lieu of pension), supplementary and National Insurance **benefits** or Social Security **benefits** will stop.
- c. Where the policyholder removes an equity partner from its partnership after incapacity, we will continue to pay income benefit to the former equity partner immediately after their removal from the partnership. Where the equity partner triggered their notice to leave the partnership before incapacity, we will pay income benefit up until the date that the equity partner was due to be removed from the partnership.

- d. Where we pay the income benefit to an employee directly, and the definition of incapacity is 'own' occupation this will change to the 'suited' occupation definition (please see 'incapacity' in the definitions section). There will be no change of definition for Equity Partners.
- e. We will not pay a lump sum at the end of the limited payment term where we have been paying the income benefit directly to an employee.

Conditions

1 Changes on premium review date

Your policy has reviewable premiums. This means that the table of rates on which **your** premium has been calculated may be changed to reflect updated views on the expected cost of providing cover.

For **single premium** rated policies, **we** guarantee that **we** will use the underlying table of rates upon which the first premium has been calculated until at least the second **anniversary date**, after which **we** may change the underlying table of rates at each **rate guarantee date**.

For **unit rated** policies, **we** guarantee to maintain the **unit rate** upon which the first premium has been calculated until at least the second **anniversary date**, after which **we** may review the rate at each **rate guarantee date**.

Your premium, or rate, may go up, down, or may remain unchanged as a result of the review.

When reviewing the premiums **we** will take a fair and reasonable view on the likely cost of providing cover by considering:

- our claims and operating costs, including any policy fee
- our experience to date on our group income protection product, and all other Aviva income protection policies of a similar nature
- information available to us on the actual and expected experience of insurers of similar income protection plans
- widely available economic information such as interest rates and tax rates.

For each **rate guarantee date**, **we** need **you** to complete and send **us** the documents that **we** reasonably request so that **we** can review the terms and/or calculate the rates for this **policy**.

We may also change the terms and conditions provided for in this **policy** at any **rate guarantee date**.

2 Changes at any time

- a. You must tell us as soon as reasonably possible if any member's occupation changes to an occupation not already covered under this policy or if a member moves overseas to a location which is not listed in our standard territories or any additional locations detailed in your policy schedule.
- b. **We** reserve the right (in line with reasonable underwriting practice) to change the **policy** terms and premium relating to a particular **member** or cancel cover for a **member** at any time if:
 - their profession or occupation changes to one not already insured under this **policy**;
 - they move overseas, to a location which is not listed in our standard territories or any additional locations detailed in your policy schedule
- c. We reserve the right (in line with reasonable underwriting practice) to vary or amend the premium and terms offered or cancel the **policy** at any time in respect of all **members** if:
 - there is a material change in the nature of your business or constitution;

- during the period of the rate guarantee, the total salary roll
 or total benefit roll, upon which the illustration is based
 changes by 25% (50% of the total benefit roll for policies with
 19 or fewer members) or more
- there is a change to the **benefit** basis of the **policy** and/or eligibility of the **policy**;
- a new employer joins (or an existing employer leaves) the policy; or
- the number of **members** falls below five.
- d. We may change the terms to respond, in a proportionate manner, to changes in taxation, the law or interpretation of the law, decisions or recommendations of an Ombudsman, regulator or similar person, or any code of practice with which we intend to comply.
- e. Failing to disclose information, giving false information or failing to tell **us** where any facts have changed since they were provided where done carelessly or where the failure to disclose the information was careless, gives **us** the right to amend the **policy** to be consistent with what the terms should have been based on the correct information (or cancel the **policy** if **we** would not have offered any terms for the **policy** applied for).

If the provision of cover would cause, or be reasonably likely to cause, us to breach any law or regulation in the given territory we reserve the right to cease cover within that territory.

3 Policy accounting

The **policy** runs on one year accounting periods. The premium must be paid in advance monthly, quarterly, half yearly or annually by direct debit, or any other method agreed with **us**.

Single premium policies

We will calculate a premium adjustment to reflect the amount and duration of the cover **we** actually provided. Any premium adjustment for people who join, leave or have **benefit** changes, is charged on a daily basis and is payable at the end of the **policy** year.

Unit rated policies

We will calculate these premiums based on the average salary roll or **benefit** roll for all **members** of the **policy** during the previous year.

We will calculate a premium adjustment to allow for changes during the previous **policy year**. The adjustment will take into account new **members**, leavers and any changes in **benefit** and will be payable at the end of the **policy year**.

4 Increases in benefit

You must tell us as soon as reasonably possible when a member's benefit is to be increased if:

- the member belongs to a single premium rated policy where increases in benefit are allowed on a date other than the anniversary date
- or,

 the member belongs to a unit rated policy and the increase takes their benefit above the free cover limit, or their benefit is already above the free cover limit.

A **member** must be **actively at work** to be eligible for an increase in **benefit**.

Medical information must be provided for:

- increased benefits above the free cover limit, and
- benefit increases for all members who are not entitled to a free cover limit

unless **you** have been advised in writing that 'once only' medical underwriting has already been applied for that **member**.

When reviewing **medical information** for **members**, **we** will provide temporary cover for their increased **benefit** for up to 180 days from the date **you** tell **us** that a **member's benefit** should be increased (or until **we** complete **our** medical underwriting for that person if sooner). This temporary cover will exclude:

• any claim made as a result of a **pre-existing condition**.

If **we** decide to:

- apply a medical loading
- restrict benefits
- decline/postpone cover,

these decisions will only apply to increased **benefit** that is above any applicable **free cover limit** or previously accepted benefit.

5 Compliance with Policy Terms

Our liability under this **policy** will be subject to **you** complying with its terms and conditions.

6 When you can cancel the policy

There is no cooling off period and **you** may cancel the **policy** at any time for any reason by giving **us** written notification.

We will not backdate cancellations.

7 When we can cancel the policy

- a. We can cancel the policy if:
 - you do not provide us with membership data, other information or documentation that we need to administer the policy; or
 - you do not pay us when premiums are due; or
 - the number of **members** covered falls below five; or
 - there is a material change in the nature of your business or your constitution;
 - during the period of the rate guarantee, the total salary roll or total benefit roll, upon which the illustration is based changes by 25% (50% of the total benefit roll for policies with 19 or fewer members) or more
 - there is a change to the **benefit** basis of the **policy** and/or **eligibility** of the **policy**;
 - a new employer joins (or an existing employer leaves) the policy.

- b. We may at any time (and retrospectively where appropriate)
 cancel the policy or cover in respect of a member, reclaim
 benefits paid in respect of a member's claim, or apply different
 terms in line with reasonable underwriting and insurance practice
 if a member or you have at any time:
 - deliberately or recklessly failed to disclose information to us, given false information to us or failed to tell us where any facts have changed since they were provided
 - defrauded/attempted to defraud us;
 - agreed to any attempt by someone else to defraud **us**;
 - failed to observe the terms and conditions of this **policy**.
- c. In order for us to help manage our exposure to the risk of financial crime, we will, from time to time, undertake a sanction check of the company, its directors and its ultimate parent company as well as the country in which the company/ultimate parent company is based. If, as a result of our investigations we reasonably believe that providing a group protection contract would place Aviva at a high risk to exposure of financial crime, we reserve the right to cancel or amend the policy as appropriate.

8 What happens when the policy is cancelled by you

When the **policy** is cancelled by **you**:

- all claims in payment at that time will continue in line with the terms and conditions of the **policy**,
- new claims will be considered, as long as incapacity started before the date the policy was cancelled and that all premiums due were paid up to that date,
- cover for all benefits under the policy will stop on the date you cancelled the policy,
- we will produce a final account based on the cover we provided up to the date you cancelled the policy. We will pay you a refund if you have made any overpayments or request payment for any premiums due.

If **you** move the **policy** to another insurer without any break in cover, with the same **benefit** and **eligibility** conditions that were insured by **us**, **we** will apply the following to linked claims:

- If the member meets the new insurer's 'actively at work' requirement (and so becomes covered under the new policy) we will pay benefit for a linked claim until the end of the deferred period under the new insurer's policy. From then on, the new insurer will be responsible for the claim under the terms of its own policy.
- If we consider that the member meets the new insurer's 'actively at work' requirement, but the new insurer does not agree to provide cover under the new policy we will not be responsible for the claim and benefit will no longer be payable by us.
- If we consider that the member does not meet the new insurer's 'actively at work' requirement (so would not be covered under the new policy), then we will continue to be responsible for the claim until such time as benefit is no longer payable under the terms and conditions of our policy, or the member is included in the new insurer's policy.

9 What happens when the policy is cancelled by us

If the **policy** is cancelled by **us** for any reason as detailed in section 7a:

- we will give you at least 30 days' notice.
- all claims in payment at that time will continue in line with the terms and conditions of the **policy**,
- new claims will be considered, as long as **incapacity** started before the date the **policy** was cancelled and that all premiums due were paid up to that date,
- cover for all benefits under the policy will stop on the date we cancelled the policy,
- we will produce a final account based on the cover we provided up to the date we cancelled the **policy**. We will pay you a refund if you have made any overpayments or request payment for any premiums due.

If the **policy** is cancelled by **us** for any reason as detailed in section 7b or 7c:

- cover for all benefits under the policy will stop on the date we cancelled the policy,
- we will produce a final account based on the cover we provided up to the date the policy was cancelled, and
- we may reclaim benefits paid in respect of a member's claim, or apply different terms in line with reasonable underwriting and insurance practice.

10 Surrender value

There will be no surrender value under this **policy** if it is cancelled at any time.

Claims Conditions

1 Claims procedure

You can only claim if premium payments are up to the date.

You must tell us about any claim as soon as possible, either:

- before the period of **incapacity** has lasted two months; or
- for deferred periods of 13 weeks, before incapacity has lasted one month.

If **you** do not tell **us** within these time limits and, due to the delay in notification **we** are unable to confirm **incapacity**, payment of **benefit** may be affected and **benefits** that were due before **we** were told will not be backdated.

2 How to submit a claim

If you need to submit a claim, please contact us:







We will then advise you what will happen next and what information **we** require.

Our opening hours are Monday to Friday, between 9.00am and 5.00pm. For **your** protection and **ours**, calls to and from Aviva may be recorded and/or monitored. Calls to 0800 numbers from UK landlines and mobiles are free of charge. Calls from outside the UK may be charged at international rates.

3 Our requirements

Claim forms and any other documentation issued by **us** in relation to the claim, must be completed and returned to **us** as soon as reasonably possible.

Apart from **medical information** requested by **us**, **you** or the **member** (or their personal legal representative) will pay for all certificates, information and evidence that **we** reasonably require (including proof of age).

We will not be able to process any claim unless the **member** signs the consent forms provided by **us**, to allow **us** access to their relevant medical records held by a **medical practitioner**.

We may need reasonable additional evidence of income and **we** will let **you** know if **we** do. In these circumstances these are **our** minimum requirements and **we** reserve the right to request more evidence:

- If an employee a copy of the four payslips prior to incapacity (including the payslip for the month in which incapacity starts) and the last P60 certificate together with a PAYE Coding Notice (or replacement) in respect of benefits in kind.
- If an equity partner evidence of personal income during the 36 months before incapacity, as assessed for income tax purposes and declared to and agreed by HM Revenue and Customs, together with the profit and loss accounts which relate to this.

The **member** needs to provide all of the information that **we** reasonably request, and:

- undergo medical examinations or tests (on our behalf and at our expense) by a medical examiner appointed by us in respect of any incapacity being claimed for and
- sign any consent forms we require to allow us access to the results of any relevant medical examinations and/or tests.

The **member** must take whatever reasonable steps are necessary to assist their recovery, which includes:

- meeting and working with disability counsellors and/or advisers appointed by us; and
- signing any consent forms requested by us.

You must make whatever reasonable adjustments are necessary to the **member's** working conditions in order to comply with **your** obligations under discrimination and equality laws. If **you** don't, and if **your** failure to comply with **your** obligations prevents the relevant **member** from working then **we** may not pay some or all of the **benefit**.

For **you** to be eligible to receive any **benefit** from **us** for the purposes of assessing the claim; relevant **member** must participate in any treatment or rehabilitation programme proposed by a **medical practitioner**, unless **medical information** proves that they are unable to do so. Failure to participate in any treatment or rehabilitation programme may mean that **we** will not pay any **benefit**.

4 Medical supervision

The **member** must be under the regular supervision and treatment of a **medical practitioner** to be eligible for **benefit**.

5 Payments

All payments will be made in pounds sterling.

Further policy conditions

Currency and jurisdiction

This **policy** is issued in England and is subject to English Law.

All payments to or by **us** under this **policy** will be made in pounds sterling.

Accurate Information

We rely on the information given to **us**. If any of the information **you** give **us** is untrue or incomplete, and might have reasonably affected **our** decision to provide **you** with this **policy** or the terms **we** offered for the **policy**, then **we** may:

- change the terms of this **policy**; or
- restrict the benefits payable under this **policy**; or
- cancel this policy.

Where **we** do any of these, **we** will refund any overpayment of premium less **our** reasonable expenses.

Contacting us

If you need to contact us, please have your policy number to hand:





Aviva Group Protection

PO Box 3240

Norwich

Norfolk NR1 37F

Our opening hours are Monday to Friday, between 9.00am and 5.00pm. For **your** protection and **ours**, calls to and from Aviva may be recorded and/or monitored. Calls to 0800 numbers from UK landlines and mobiles are free of charge. Calls from outside the UK may be charged at international rates.

Third party rights

Only **we** and the **employer** taking out this policy will have any rights under this **policy**. Any person or persons who are not a party to these policies shall have no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any terms under this **policy**. Reference to, or the consent of, any person who is not a party to the **policy** is not required for any changes to it or its rescission.

The exception to this is in the event of a disputed claim where the **member** may, either in conjunction with **you** or instead of **you** enforce such claim to the extent that **you** may enforce it (including the pursuit of a complaint to the Financial Ombudsman Service (FOS) if within FOS jurisdiction).

It is **your** legal responsibility, to inform **members** of their rights in regards to the FOS in the event of any dispute, for example that any notification must be received within appropriate timescales. Aviva Life & Pensions UK Ltd will not be liable for any failure by **you** to inform **members**

Data Protection

We and **you** will act as a separate and independent **Data Controller** in relation to the **Personal Data** which is processed for the administration of the **policy**.

We and **you** will each comply with their respective obligations under the **Data Protection Laws** in respect of the **processing** of **Personal Data**.

Where **Personal Data** is disclosed by **us** or **you** to the other party, the party disclosing the data will:

- only disclose the **Personal Data** for one or more defined purposes which are consistent with the terms of the **policy** (other than to comply with a requirement of applicable law to which a party is subject)
- take all reasonable steps appropriate to provide a fair processing notice to those **Data Subject(s)** whose **Personal Data** are to be disclosed under the **policy**, informing them that their **Personal Data** will be disclosed for the defined purposes;
- obtain the necessary consents or authorisations required to permit the disclosure of such **Personal Data**.

Where data is received by **you** or **us**, the recipient will notify the other without undue delay following any **Personal Data Breach** involving the **Personal Data** and each of us will co-operate with the other, to the extent reasonably requested, in relation to any notifications to **Supervisory Authority** or to **Data Subjects** which are required following a **Personal Data Breach** involving the **Personal Data**.

Each party shall co-operate with the other, to the extent reasonably requested, in relation to:

- any other communication from a **Data Subject** concerning the **Processing** of their **Personal Data** including requests to exercise their rights; and
- any communication from a Supervisory Authority concerning the Processing of Personal Data, or compliance with the Data Protection Laws.

If you have any cause for complaint

Our aim is to provide a first class standard of service to **our** customers, and to do everything **we** can to ensure **you** are satisfied. However, if **you** ever feel **we** have fallen short of this standard and **you** have cause to make a complaint, please let **us** know.

Our contact details are:



0800 158 2714



gpcomplaints@aviva.com



Group Protection Complaints Aviva Group Protection, PO Box 3240 Norwich

NR1 3ZF.

Our opening hours are Monday to Friday, between 9.00am and 5.00pm. For **your** protection and **ours**, calls to and from Aviva may be recorded and/or monitored. Calls to 0800 numbers from UK landlines and mobiles are free of charge. Calls from outside the UK may be charged at international rates.

We have every reason to believe that you will be totally satisfied with your Aviva policy, and with our service. It is very rare that matters cannot be resolved amicably. However, if you are still unhappy with the outcome after we have investigated it for you and you feel that there is additional information that should be considered, you should let us have that information as soon as possible so that we can review it. If you disagree with our response or if we have not replied within eight weeks, you may be able to take your case to the Financial Ombudsman Service to investigate. Their contact details are:

The Financial Ombudsman Service Exchange Tower London E14 9SR

Telephone: 0800 0234567

Email: complaint.info@financial-ombudsman.org.uk

Website: financial-ombudsman.org.uk

Please note that the Financial Ombudsman Service will only consider **your** complaint if **you** have given **us** the opportunity to resolve the matter first. Making a complaint to the Ombudsman will not affect **your** legal rights.

Financial services compensation scheme (FSCS)

The FSCS covers **your policy**. It'll cover you if Aviva becomes insolvent and **we** are unable to meet **our** obligations under the **policy**.

For this type of **policy**, the FSCS will cover **you** for 100% of the total amount of an existing claim. The FSCS will also provide a refund of 100% of the premiums that have not been used to pay for cover whether **you** are making a claim under the **policy** or not.

Where the **employee** is paid **benefit** directly, the FSCS will cover them for 100% of the total amount of an existing claim.

For further information, see fscs.org.uk or telephone 0800 678 1100.

Definitions

Actively at work

Means that the **member**:

- is actively following their normal full duties and hours required by their contract of employment, and
- is working at their normal place of employment, at a location agreed with their **employer** or at a location to which they are required to travel for business, and
- is mentally and physically capable of all the normal **duties** and hours of their **job role**; and
- has not received medical advice to reduce or stop their normal duties and hours of their job role.

Anniversary date

The anniversary of the **start date**, unless **you** have agreed another date with **us**. This date is stated in the **policy schedule**.

Benefit

The benefit described under the 'benefits' section of this **policy** and shown on **your policy schedule**.

Cease age

Midnight on the day before the age at which cover for a **member** or former **employee** ceases. The maximum age cannot exceed midnight on the day before a **member's** or former **employee's** 70th birthday.

The cease age will be either:

- · a fixed age; or
- State Pension Age; or
- Dynamic State Pension Age

The **cease age** selected for each category will be shown in the **policy schedule**.

Consumer Prices Index (CPI)

The monthly index calculated by the government that demonstrates the movement of consumer prices in the UK, or an equivalent replacement of that index.

Data Controller, Data Subject, Personal Data Breach, Process/Processing and Supervisory Authority

Will be the same meaning as in the Data Protection Laws.

Data Protection Laws

Means the General Data Protection Regulation (EU) 2016/679 **(GDPR)** (together with laws implementing or supplementing the GDPR in Member States, in each case as amended and superseded from time to time), and/or all applicable laws, rules, regulations, regulatory guidance, regulatory requirements from time to time.

Dividends

The dividends paid to the **employee** instead of wages or salary averaged over the 3 years prior to **incapacity**.

Dividends are only covered if they cease in the event of **incapacity**.

Deferred period

For **total benefit**, the number of consecutive weeks of **incapacity** which must pass before you become entitled to receive **benefit**, as shown in the **policy schedule**.

For **proportionate benefit**, the number of consecutive weeks of illness or injury which must pass before **you** become entitled to receive **benefit** as shown in the **policy schedule**.

Discretionary entrant

An **employee** or **equity partner** who needs cover, but has joined the **policy**:

- before the date they are first **eligible** to join, or
- 12 months or more than 12 months after they were first **eligible** to join,
- not in a category of **member** covered by the **policy**.

Where membership of the **policy** is linked to an automatic enrolment pension, an **employee** will be considered a discretionary entrant if they have elected to join the qualifying pension scheme at any time other than;

- the first 12 months of being **eligible** to join the scheme, or
- at their auto enrolment or re-enrolment date.

Duties

The material and substantial duties that:

- are normally required to perform the job role for the policyholder; and
- perform a significant and integral part of the performance of the job role for the policyholder; and
- cannot reasonably be omitted or modified by the member or the policyholder.

Duties do not include the journey to and from work.

Dynamic State Pension Age

The earliest age at which the **member** is entitled to receive their State pension.

For **members** with a UK or Channel Island contract of employment their State Pension Age will be linked to the UK or Channel Islands State Pension Age as at the first date of **incapacity**. For all other **members** their State Pension Age will be linked to the UK State Pension Age as at the first date of **incapacity**.

Total benefit will be paid until the **member** reaches their State Pension Age even if that changes after their first date of **incapacity**. This means that if there are future changes to the **member's** State Pension Age because of government policy, then the **cease age** of any valid claim will be adjusted.

The maximum age that **we** will provide cover to is 70, even if the State Pension Age is higher than this.

The **cease age** selected for each category will be shown in the **policy schedule**.

Earnings

As defined by **you** and accepted by **us** and detailed in the **policy schedule** under 'definition of salary'.

The definition of salary will indicate if **fluctuating emoluments** or **dividends** are included.

We will use the earnings that applied as described on the **policy** schedule as at the date of **incapacity**. Increases in earnings that apply after the date of **incapacity** will not be included in the **benefit** calculation.

Eligible/eligibility

The factor(s) **we** consider when assessing whether or not a person can be automatically covered by the **policy**. This will be detailed in the **policy schedule**.

Employee

A person employed by **you**, who is covered under the **policy** and is not an **equity partner**.

Employer

A company, partnership, limited liability partnership or other organisation that is participating in the **policy**.

Equity partner

Equity partner (or fixed share partner) in **your** partnership business who (as evidenced by a partnership deed or contract):

- is a part owner of the assets of the business
- participates jointly and severally in the risks and rewards of the business; and
- is treated by HM Revenue & Customs as a self-employed partner for tax purposes.

and

• continues to be an equity partner throughout the **deferred period**.

Equity partner earnings

The average annual earnings:

- received in the previous three consecutive years, or
- such lesser period as the partner has been a partner of the partnership, which are liable to tax.

Fluctuating emoluments

Employee earnings not paid on a fixed basis but additional to their basic salary.

This can include items such as:

- profit related pay,
- overtime,
- commission,
- shift or region allowances,
- taxable bonuses, or
- the P11D value of benefits in kind

We will use the average of the total of any fluctuating emoluments over the last 3 years (or such lesser period as the **member** has been in receipt of fluctuating emoluments).

Free cover limit

The level of **benefit** (as specified in the **policy schedule**) under which **medical information** is not needed.

Gross Taxable Earnings

Gross taxable earnings including any **fluctuating emoluments** relating to the **employee's job role** with the **policyholder**.

Incapacity/Incapacitated

Means either own, suited or switched below as specified in the **policy schedule** (if none specified, own will apply).

'Own'. The **member's** inability to perform on a full and part time basis the **duties** of their **job role** as a result of their illness or injury.

'Suited'. The **member's** inability to perform on a full and part time basis the **duties** of their **job role** and **other occupations** for which they are suited by reason of education, training or experience, as a result of their illness or injury.

'Switched'. For the first 24 months after the **deferred period** has been completed – the **member's** inability to perform on a full and part time basis the **duties** of their **job role** resulting from their illness or injury.

After 24 months – the **member's** inability to perform on a full and part time basis the **duties** of their **job role** and any **other occupation** for which they are suited by reason of education, training or experience, resulting from their illness or injury.

Where a **lump sum** is insured with a 2 year **limited payment term**, a 'suited' definition will be applied.

Where the **member's** occupation requires a licence (other than an ordinary UK, Channel Islands or Isle of Man driving licence for Group 1 vehicles) or medical certificate, for example an HGV driver, a 'suited' definition will be applied to that **member** in all cases.

Absence caused by workplace matters, such as a relationship breakdown, workplace demands or failure to make reasonable adjustments are not covered.

Absence caused by a lifestyle choice or family requirement such as the need to care for a dependant are not covered.

Income benefit

The **benefit** payable under this **policy**, not including pension contributions (including cash in lieu of pension), supplementary benefits and National Insurance contributions or Social Security contributions.

Job Role

A **member's** job role with the **policyholder** at the time **incapacity** starts

Limited payment term

The number of years (if any) specified in the **policy schedule** as the limited payment term. **Benefit** for **incapacity** resulting wholly or partly from one illness or injury, or any illness, injury or other condition **related** to it will be limited to this period. The limited payment term starts when the **deferred period** has finished.

Linked policies

Any Aviva Group Income Protection **policy** taken out **by** you or a parent/subsidiary of you covering different categories of **members** and/or benefits.

Lump sum

The total lump sum benefit that would be paid for a **member** in the event of a claim, as shown in **your** illustration and **policy schedule**.

Medical Information

Information including but not limited to medical history and lifestyle factors, required to fully assess the **member** and enable **us** to make an underwriting or claims decision.

Medical practitioner

A medical practitioner registered with the General Medical Council in the UK or in the case of **benefit** paid for **overseas** residence, the equivalent body in the relevant country.

Member

An employee or equity partner who is covered under the policy.

Other occupation

Any occupation performed for profit or reward, other than the **member's job role**.

Overseas

A **member** working or residing in any country that is not part of the United Kingdom, Channel Islands or Isle of Man.

Pensionable salary

As defined by **you** and agreed by us and detailed in the **policy schedule**.

Personal Data

Means any personal data, as defined in the **Data Protection Laws**, disclosed by **you** or **us** to the other in the performance of that party's rights or obligations under the **policy**.

Policy

The Aviva Group Income Protection insurance policy (including the **policy schedule** together with any endorsements) which covers the policy **benefits** and forms the contract between **you** and **us**.

Policyholder

The company, partnership or other business entity named as policyholder in the **policy schedule.**

Policy schedule

The current policy schedule (as issued by **us** from time to time), or in the case of a claim for **benefit** the policy schedule that applied as at the date of **incapacity** stating details of the **policyholder**, cover provided by this **policy**, and any special terms (if applicable).

Policy year

The period between:

- the start date and the first anniversary date; or
- two anniversary dates; or
- the anniversary date and rate guarantee date; or
- an anniversary date and the cease date of the policy (if the cease date occurs before the next anniversary date).

Pre-existing condition

A condition that is directly or indirectly linked to any medical and/or related condition or complication that the **member** was:

- · aware of, or
- experienced symptoms of, or
- received medication, advice or treatment treated for,

in the previous five years before any cover is provided for under the **policy**.

Proportionate benefit

A proportion of **total benefit**. The proportion will be the percentage reduction in the **member's earnings**.

Rate guarantee/Rate guarantee date

The date until which rates are guaranteed to apply as shown on the **policy schedule**.

Retail prices index (RPI)

The monthly index used by the Government that shows the movement of retail prices in the UK, or any replacement of that index which is acceptable to us

Standard Territories

All European Union (EU) countries, Andorra, Australia, Canada, Gibraltar, Hong Kong, Iceland, Liechtenstein, Monaco, New Zealand, Norway, San Marino, Singapore, Switzerland, UAE, USA and the Vatican City.

Start date

The date the **policy** starts as stated on the **policy schedule**.

Single premium

The premium notified by us to you for each member

State Pension Age (SPA)

The earliest age at which the **member** or former **employee** is entitled to receive their State pension.

For **members** with a UK or Channel Island contract of employment their State Pension Age will be linked to the UK or Channel Islands State Pension Age as at the first date of **incapacity**. For all other **members** their State Pension Age will be linked to the UK State Pension Age as at the first date of **incapacity**.

Total benefit will be paid up to the State Pension Age that applied at the **member's** first date of **incapacity**. This means that if there are future changes to the **member's** State Pension Age because of government policy, then the **cease age** of any valid claim will remain unchanged.

The maximum age that **we** will provide cover to is 70, even if the State Pension Age is higher than this.

The **cease age** selected for each category will be shown in the **policy schedule**.

Total benefit

The **benefit** calculated as described in the **policy schedule**. This is normally shown as **income benefit** and where applicable employer pension (including cash in lieu of pension) and employee pension contributions, other supplementary benefits and employer National Insurance contributions or Social Security contributions.

TUPE

Transfer of Undertakings (Protection of Employment) Regulations 2006.

Unit Rate

The rate of premium specified in the **policy schedule** as the Unit Rate, as changed from time to time, being the amount payable for every £100 of salary or **benefit** (dependent on **policy** basis) covered under the **policy**

We/our/us

Aviva Life & Pensions UK Limited.

You/Your

The current **policyholder** of the **policy** as stated in the **policy schedule**.



Need this in a different format?

Please get in touch if you'd prefer this document (GR02003 12/2023) in large font, braille or as audio.

How to contact us



0800 051 3472



@ groupprotection@aviva.com



Aviva.co.uk

Our opening hours are Monday to Friday, between 9.00am and 5.00pm. For **your** protection and **ours**, calls to and from Aviva may be recorded and/or monitored. Calls to 0800 numbers from UK landlines and mobiles are free of charge. Calls from outside the UK may be charged at international rates.

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