

IIPRC-L-02-I-3

INDIVIDUAL SINGLE PREMIUM JOINT LAST TO DIE SURVIVORSHIP ENDOWMENT INSURANCE POLICY STANDARDS CHECKLIST Effective Date: April 3, 2023

Scope: These standards are intended to apply to traditional forms of individual single premium joint last to die survivorship endowment insurance which provide that the death benefit is payable upon the death of the last surviving insured to die and the applicable provisions providing for paid-up insurance.

The standards do not apply to Plans that are interest sensitive with an account value. Additional standards apply to plans providing return of premium benefits (intermediate period endowment benefits) or plans providing early duration reduced benefits.

As used in these standards the following definitions apply:

"Cash surrender value" is the cash value reduced by indebtedness.

"Cash value" is the guaranteed cash value for the plan of insurance.

Drafting Notes:

Other terms may be used in the policy provided that they are used consistently.

The references to "policy" do not preclude Fraternal Benefit Societies from substituting "certificate" in their forms.

Mix and Match: These standards are available to be used in combination with State Product Components as described in Section 111(b) of the Operating Procedure for the Filing and Approval of Product Filings. Please note that this applies to the entire state or Compact approved forms and NOT to particular provisions contained within such forms. Submit the following:

1. STATEMENT OF INTENT indicating the intent to use one or more State Product Components with a Commission Product Component. The Statement of Intent must identify the Compacting State(s) wherein the combined Product Components will be offered or sold, and sufficiently identify for each of such Compacting State(s) the State Component(s) that will be used with the Commission Component by listing the form numbers and Compacting State approval dates; and

2. CERTIFICATION stating that the combination of a Commission Component and a State Component does not contain inconsistent, ambiguous, unfair, inequitable or misleading clauses, or exceptions or conditions that unreasonably affect the risk purported to be assumed. The Certification must be signed by a company officer. This Certification shall not give rise to any presumption that the combination of Product Components, in fact, meets this standard for purposes of any action by the Commissioner of a Compacting State to prohibit the combined use of a Commission Product Component with a State Product Component.

Filing Information Notice (FIN) 2009-4 provides more guidance regarding the submission of filings using the "mix and match" process.

Self-Certification: These standards are not available to be filed using the Rule for the Self-Certification of Product Components Filed with the Interstate Insurance Product Regulation Commission.

§ 1 ADDITIONAL SUBMISSION REQUIREMENTS

A. GENERAL

YES	NA	
		 The following additional filing submission requirements shall apply: (1) All forms filed for approval be included with the filing. Changes to a previously approved form shall be highlighted. The specifications page of a policy shall be completed with hypothetical data that is realistic and consistent with the other contents of the policy and any required actuarial memorandum in support of nonforfeiture values.
		(2) If a filing is being submitted on behalf of a company, include a letter or other document authorizing the firm to file on behalf of the company.
		(3) If the filing contains an insert page, an explanation of when the insert page will be used should be included in the filing.
		(4) If the specifications page of the policy contains variable items, the submission shall include the Statement of Variability. The submission shall also include a certification that any change or modification to a variable item shall be administered in accordance with the requirements in the Variability of Information section, including any requirements for prior approval of a change or modification.
		(5) Include a certification signed by a company officer that the policy form has a minimum Flesch Score of 50.
		(6) The submission shall indicate the maximum number of insureds that may be covered at any one time and include a specimen specifications page reflecting this scenario.
		(7) A description of any innovative or unique features of each policy form.
		(8) State whether the policy is sex-distinct or unisex. If sex-distinct, the company shall confirm that the policy will not be issued in any employer-employee plans that are subject to the <i>Norris</i> decision and/or Title VII of the Civil Rights Act of 1964.
		(9) Appropriate policy pages completed for each type of rating used by the company; for example, percentage of standard class premium, extra premium, temporary or permanent flat charge per \$1,000 to demonstrate how the policy will disclose the rates and charges applicable to each type of rating class. This is not intended to require pages for all rating classes, but only examples of each type of rating applied by the company.

B. ACTUARIAL REQUIREMENTS MEMORANDUM

 YES
 NA

 (1) Include an actuarial memorandum prepared, dated and signed by the member of the American Academy of Actuaries who provides the following information concerning the determination of the nonforfeiture values (including both cash surrender values and paid-up nonforfeiture values):

 (a) A demonstration that the nonforfeiture values of the policy comply with the standards of the NAIC Standard Nonforfeiture Law for Life Insurance, model #808. The smoker/nonsmoker mortality tables in the NAIC Model Rule (Regulation) Permitting Smoker/Nonsmoker Mortality Tables For Use In Determining Minimum Reserve Liabilities And Nonforfeiture Benefits, or the mortality rates which are a blend of the male and female rates in the NAIC Procedure For Permitting Same Minimum Nonforfeiture Standards For Men and Women Insured Under 1980 CSO And 1980 CET Mortality Tables, or any other mortality tables approved for use by the NAIC in determining minimum nonforfeiture values, may be used in determining minimum nonforfeiture values. The company shall use the composite mortality table for issue ages at which there is no distinction between smoker and nonsmoker mortality rates and continue to use the table for all future attained ages;
(b) A description of the policy and policy provisions which affect the nonforfeiture
values;
(c) The formulae, assumptions and methodology used. The methodology used may
be either the "triple status" approach or the Frasier approach (as described in the
March 1978 issue of <i>The Actuary</i> , a publication of the Society of Actuaries).
However, the "triple status" approach is limited to use with two lives. The
actuarial memorandum should also include a description of the methodology to
be used for determining the ages to be used for determining nonforfeiture values
(for example, exact ages and rate classes or joint equal issue ages). If nonforfeiture values are determined using a joint equal issue ages approach
developed using a methodology or tables described in a generally accepted
publication of the actuarial profession, a description of such methodology and
tables shall be included with information adequate to support its general
acceptance and validity;
(d) Sample calculations for representative issue ages including issue age 35 if
within the issue age range. If the "triple status" methodology is used, sample
calculations shall be performed for the situation where both insureds are alive
 and where only one insured is alive;
(e) Include a statement at the end of the actuarial memorandum certifying that the
nonforfeiture values available under the policy equal or exceed the minimums required under the NAIC Standard Nonforfeiture Law for Life Insurance, model
#808, for all ages, rate classes and durations at which the policy is available; and
(f) The range of issue ages and the minimum specified amount for which the policy
will be issued.

C. VARIABILITY OF INFORMATION

NA	
	(1) The company may identify items that will be considered variable only in the
	specifications page. The item shall be bracketed or otherwise marked to denote
	variability. The submission shall include a Statement of Variability that will discuss
	the conditions under which each variable item may change.
	(2) Any change or modification shall be limited to only new issues of the policy and
	shall not apply to in force policies.
	(3) The following items shall only be changed upon prior approval:

(a) Mortality tables;
(b) Interest rate for cash value and nonforfeiture benefits;
(c) Endowment periods; and
(d) Settlement option tables.
(4) In addition to the items listed in Paragraph (3) above, a change or modification to any other item not specifically listed that may affect the derivation and compliance of policy nonforfeiture values with any required minimum nonforfeiture values shall also be subject to prior approval. All submissions for approval of a change shall be accompanied by a demonstration, if applicable, signed by a member of the American Academy of Actuaries, that the policy continues to comply with the NAIC Standard Nonforfeiture Law for Life Insurance, model #808.
(5) The company may also identify product specifications that may be changed without prior notice or approval, as long as the Statement of Variability presents reasonable and realistic ranges for the item. These items include minimum loan amounts, charges for supplemental benefits and options, any ages assumed in the calculation of benefits and options, and policy loan interest rates. A zero entry for a range of values on the specifications page for any benefit or credit provided for in the language of the policy is unacceptable. Any change to a range requires a re-filing for prior approval and shall be accompanied by a demonstration, if applicable, signed by a member of the American Academy of Actuaries, that the policy continues to comply with the NAIC Standard Nonforfeiture Law for Life Insurance, model #808.
 (6) Notwithstanding Paragraph (1) above, items such as the insurance department address and telephone number, company address and telephone number, officer titles, and signatures of officers located in other areas of the policy may be denoted as variable and changed without notice or prior approval. (7) If the policy is for use with more than one plan, the various level premium period or
term periods shall be identified as a variable item on the specifications page. Examples of acceptable plans would include various endowment periods.
Drafting Note : The working group believes the above provisions address the issue. Industry may provide examples with specific detail to demonstrate the kinds of variability that they would seek in policies that is not contemplated by this section.

D. READABILITY REQUIREMENTS

YES	NA	
		(1) Notwithstanding Paragraph (1) above, items such as the insurance department
		address and telephone number, company address and telephone number, officer
		titles, and signatures of officers located in other areas of the policy may be denoted
		as variable and changed without notice or prior approval.
		(2) The policy shall be presented, except for specifications pages, schedules and tables,
		in not less than ten point type, one point leaded.

(3) The style, arrangement and overall appearance of the policy shall give no undue prominence to any portion of the text of the policy or to any endorsements or riders
 (4) The policy shall contain a table of contents or an index of the principal sections of the policy, if the policy has more than 3,000 words printed on three or fewer pages of text or if the policy has more than three pages regardless of the number of words

§2 GENERAL FORM REQUIREMENTS

A. COVER PAGE

YES	NA	A. COVER I AGE
		(1) The full corporate name, including city and state of the company shall appear in prominent print on the cover page of the policy. "Prominent print" means, for example, all capital letters, contrasting color, underlined or otherwise differentiated
		from the other type on the form.
		(2) A marketing name or logo may also be used on the cover page of the policy provided that the marketing name or logo does not mislead as to the identity of the company.
		(3) The company's complete mailing address for the home office or the office that will administer the policy shall appear on the cover page of the policy. The cover page of the policy shall include a telephone number of the company and, if available, some method of Internet communication. The telephone number of the insurance department of the state where the policy is delivered or issued for delivery is also required on either the cover page or the first specifications page.
		(4) Two signatures of company officers shall appear on the cover page of the policy.
		(5) A Right to Examine Policy provision that shall appear on the cover page of the policy or is visible without opening the policy.
		(6) A form identification number shall appear at the bottom of the form in the lower left hand corner of the form. The form number shall be adequate to distinguish the form from all others used by the company. The form number shall include a prefix of ICCxx (where xx represents the appropriate year the form was submitted for filing) to indicate it has been approved by the Interstate Insurance Product Regulation Commission.
		(7) A brief description that shall appear in prominent print on the cover page of the policy or be visible without opening the policy. The brief description shall contain at least the following information:
		 (a) A caption of the type of endowment coverage provided; for example, Single Premium Endowment Life Insurance;
		(b) The caption shall also include a reference to survivorship coverage and indicate that insurance is payable on the death of the last insured to die, or when all insureds have died;
		(c) An indication as to whether the policy is participating or nonparticipating; and
		(d) An indication of any war risk exclusion in the policy.
		(8) For any policy that has cash value, the policy shall clearly and prominently disclose

that, if the owner surrenders the policy, such surrender may result in a substantial
penalty because the cash value of the policy may be less than the premium paid.

B. SPECIFICATIONS PAGE

ILS	INA	
		(1) The specifications page shall include the benefits, amounts, durations, premium
		information (including any policy fees), and any other benefit data applicable to the
		insureds. The endowment date and amount shall be shown.
		(2) The specifications page shall list the actual ages of all insureds along with, if
		applicable, the joint equal issue age.
		(3) If the policy is a participating policy, the specifications page shall indicate that the
		dividends are not guaranteed. However, if the company will not credit dividends,
		then the specifications page shall state that dividends are not expected to be paid.

C. FAIRNESS

YES 1	NA	
		(1) The policy shall not contain inconsistent, ambiguous, unfair, inequitable or misleading clauses, provisions that are against public policy as determined by the Interstate Insurance Product Regulation Commission or contain exceptions and conditions that unreasonably affect the risk purported to be assumed in the general coverage of the policy.

<u>§3 POLICY PROVISIONS</u>

A. AMENDMENTS

YES	NA	
		(1) The policy shall not provide for unilateral amendments that reduce or eliminate benefits or coverage or impair or invalidate any right granted to the owner under the policy except for amendments to conform to changes in any applicable provisions or requirements of the Internal Revenue Code.
		(2) Amendments to approved forms are subject to prior approval.
		(3) Subject to the prohibition against unfair discrimination, any amendment may apply prospectively to new owners and, if applicable, to new contributions of existing owners.
		Drafting Note : These standards are modified, as required or permitted by law, to enable fraternals to implement their respective articles and bylaws. See Appendix B.

B. ARBITRATION

YES NA

(1) Only arbitration provisions that permit voluntary post-dispute binding arbitration shall be allowed in policy forms. With respect to such a provision, the following guidelines apply:
(a) Arbitration shall be conducted in accordance with the rules of the American Arbitration Association ("AAA"), before a panel of three neutral arbitrators who are knowledgeable in the field of life insurance and appointed from a panel list

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provided by the AAA.
(b) Arbitration shall be held in the city or county where the policy owner or beneficiary lives.
 (c) The cost of arbitration shall be paid by the company, to include any deposits or administrative fee required to commence a dispute in arbitration, as well as any other fee including the arbitrator's fee.
(d) Where there is any inconsistency between these guidelines and AAA rules, these guidelines control.
Drafting Note : These standards are modified, as required or permitted by law, to enable fraternals to implement their respective articles and bylaws. See Appendix B.

C. ASSIGNMENT

YES	NA	
		(1) The policy shall contain an assignment provision. The policy shall not include any restrictions on the availability of policy assignments, except in situations where restrictions are required for purposes of satisfying applicable laws or regulations.
		(2) The policy shall describe procedures for assignments and shall state that assignments, unless otherwise specified by the owner, shall take effect on the date the notice of assignment is signed by the owner, subject to any payments made or actions taken by the company prior to receipt of this notice.
		 (3) The policy may state that the company shall not be liable for the validity of the assignment. Drafting Note: Restrictions on assignment in policy forms such as right of first refusal or first offer provisions are prohibited by Item (1).

D. BENEFICIARY

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YES	NA	
		(1) The policy shall contain a beneficiary provision. The provision shall describe the procedures for designating or changing the beneficiaries, or for selecting default beneficiaries as may be necessary, and indicating when such designation is effective. The policy shall not include any restriction on change of beneficiary other than for purposes of satisfying applicable laws or regulations.
		(2) The policy shall state that changes in beneficiary, unless otherwise specified by the owner, shall take effect on the date the notice of change is signed by the owner, subject to any payments made or actions taken by the company prior to receipt of this notice.
		(3) If irrevocable beneficiaries are referenced in the policy, the policy shall explain that such a beneficiary cannot be changed without the consent of the irrevocable beneficiary.

E. CONFORMITY WITH INTERSTATE INSURANCE PRODUCT REGULATION COMMISSION STANDARDS

YES NA

(1) The policy shall state that it was approved under the authority of the Interstate
Insurance Product Regulation Commission and issued under the Commission
standards. The policy shall also state that any provision of the policy that on the
provision's effective date is in conflict with the applicable Interstate Insurance Product Regulation Commission standards for this product type in effect as of the
provision's effective date of Commission policy approval is hereby amended to
conform to the applicable Interstate Insurance Product Regulation Commission
standards in effect as of the provision's effective date of Commission policy
approval.

F. DEATH BENEFIT/ENDOWMENT PROCEEDS

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policy for funds left on
funds left on deposit, at
ublished by the Federal
rates, the company shall
nined in Item (b) above,
ning with the date that is
) to the date the claim is
the company;
rmation to determine its
ropriate payee legally
proceeds that depend on resolved and sufficient
y. Legal impediments to establishment of
pointment and
strators; and (c) the
a state and federal
the death benefit of the
alues in the policy at the
indes in the poney at the
insured will consist of a
her lawful evidence

	(5) The policy may require receipt of due proof of death of all insureds and, for the last surviving insured who dies, proof of the claimant's interest in the proceeds before payment is made.
	(6) The policy shall describe the payment of the endowment proceeds.

G. DEPENDENT AND FAMILY MEMBER COVERAGE

YES	NA	
		(1) The policy may provide coverage for dependents and family members. If the policy
		provides such coverage:
		 (a) The policy shall comply with the applicable state law where the policy is delivered or issued for delivery, with respect to the coverage and benefits available to a person who is in a legally-sanctioned domestic partnership or civil union and to their families, or available to a person who is in a legally-sanctioned marriage with the insured and to their families; and
		(b) Nothing in this provision shall be construed as requiring any company to provide coverage or benefits to any person who is in a domestic partnership, civil union, or marriage with the insured or to their families in a state where such relationships are not legally recognized.

H. ENTIRE CONTRACT

YES NA

ILS	INA	
		(1) The policy shall contain a provision regarding what constitutes the entire contract
		between the company and the owner. No document may be included by reference.
		(2) All statements made by the applicant for the issuance or reinstatement of a policy
		shall, in the absence of fraud, be deemed representations and not warranties.
		(3) If the application is to be a part of the policy, the entire contract provision shall state that the application is a part of the contract.
		Drafting Note : These standards are modified, as required or permitted by law, to enable fraternals to implement their respective articles and bylaws. See Appendix B.

I. EXCLUSIONS

		I. EACEUSIONS
YES	NA	
		(1) Any exclusion applied to the death benefit of the policy, except for accidental death
		benefits, shall be limited to the following:
		(a) War
		(i) If in the application the proposed insured represents that he or she a member of the United States military, military reserves, or the National
		Guard, whether active or inactive, risk of death as a result of war or any act related to military service shall not be excluded from the death benefit of the policy.
		(ii) Regarding non-combatant civilian exclusions, risk of death may be excluded under the following conditions:
		(A) As a result of war or an act of war while the insured is

(B) As a result of the special hazards incident to service in any civilian non-combatant unit serving with such forces, if the
cause of death occurs while the insured is serving in such units and is outside the home area, provided such death occurs
outside the home area or within six months after the insured's
return to the home area while serving in such units or within aix months, after the termination of convice in such units
six months after the termination of service in such units, whichever is earlier.
(iii) Regarding civilian exclusions, risk of death may be excluded under
the following conditions:
(A) As a result of war or an act of war, within two years from the date of issue of the policy, while the insured is not serving in such forces or units, if the cause of death occurs while the
insured is outside the home area, provided such death occurs outside the home area or within six months after the insured's return to the home area.
(iv) "Home area" is defined to include at least the 50 states of the United States and its territories, the District of Columbia and Canada."War" includes, but is not limited to, declared war, and armed
aggression by one or more countries resisted on orders of any other
country, combination of countries or international organization. "Act of war" means any act peculiar to military, naval or air operations in time of war.
(b) Avocation, Aviation, Occupation, Foreign Travel and Foreign Residency: The policy may exclude from coverage death due to a specific avocation,
aviation, occupation, foreign travel or foreign residency. The exclusion may be included in the policy, or may be added by rider, endorsement or amendment attached to the policy on or after the policy's date of issue. The exclusion shall be based on information disclosed by the proposed insured in
the application for the policy, or identified for the proposed insured during the underwriting process of such application. The standards applicable to such exclusions are included in the Standards for Forms Used to Exclude Policy Coverage Based on the Underwriting Process, and are subject to the applicable law in the state where the policy is delivered or issued for
delivery.
(2) Any amount payable as a result of death from an excluded act shall be at least equal
to the greater of the gross premiums paid for the policy or the cash value, each
to the greater of the gross premiums paid for the policy or the cash value, each adjusted for dividend values, loans, partial withdrawals and surrenders.(3) The policy may not exclude from coverage death due to any specific medical

J. INCONTESTABILITY

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YES NA

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	(1) The policy shall contain an incontestability provision and include the conditions of
	the provision. The policy provision shall satisfy one of the following two methods:
	(a) The provision shall state that the policy is incontestable after it has been in
	effect during the lifetime of the surviving insured for no greater than two
	years; or
	(b) The provision shall state that, with respect to each insured, coverage is
	incontestable after it has been in effect during the lifetime of that insured for
	no greater than two years, but only if the policy states that the company will
	provide written notice to the policyholder no later than 90 days from the end
	of the second policy year requesting that the policyholder notify the
	company of the death of any insured. The provision shall additionally state
	that failure to provide notice of death will not preclude a contest. The
	provision shall further state that any action of contest shall commence
	provision shall rulater state that any action of contest shall commence promptly upon notice of death.
	(2) Coverage may only be contested based on a statement contained in an application
	made a part of the contract. If the company expects to rely on an application to
	contest the policy, the company shall attach to or endorse the application as part of
	the policy. The statement on which the contest is based shall be material to the risk
	accepted or the hazard assumed by the company.
	(3) The contract may allow a separate contestable period no greater than two years after
	the date of any change requiring underwriting. The contest shall be limited to the
	change and the statements provided for the change.
	(4) At the option of the company, the policy may contain an exception to the
	incontestability provision related to benefits in the event of total and permanent
	disability and the provision related to accidental death benefit coverage.
	(5) The policy may contain an exception to the incontestability provision for fraud in
	the procurement of the policy when permitted by applicable law in the state where
	the policy is delivered or issued for delivery.
	(6) A preliminary term coverage to precede another plan of insurance may contain
	incontestability provisions and the successor plan shall compute the time period
	from the date of issue of the preliminary term coverage.
	(7) Policy forms shall not contain an incontestability provision that excludes the riders
	that may be attached to the form unless those riders contain their own
	incontestability provisions.

K. LEGAL ACTION

	K. EEGRE RETION	
YES	NA	
		(1) A policy may include a legal action provision. If included, the provision shall state
		that a legal cause of action related to the policy shall comply with the laws of the
		state where the policy was delivered or issued for delivery.

L. LOANS

YES	NA	
		(1) A policy that develops cash value shall provide for a loan provision.

(2) The policy shall provide loan privileges during the lifetime of a surviving insured.
(3) The policy shall contain the conditions of a loan including:
(a) A statement shall be included that the policy shall be the sole security of the loan.
(b) The loan value shall be equal to the cash value at the end of the current policy year, plus the cash value of any dividend additions. The loan value or loan proceeds may be adjusted by deducting any or all of the following:
(i) the amount of any existing indebtedness including any due and accrued interest;
(ii) any unpaid premiums to the end of the current policy year;
(iii)interest in advance to the end of the current policy year.
(c) The owner has the option to take less than the loan value, subject to a reasonable company minimum loan requirement.
 (d) The policy shall describe the loan interest rate. The loan interest rate, including any added administrative fees associated with the loan, shall be at a maximum fixed annual rate of 8% in arrears or a variable rate determined in accordance with the NAIC Model Policy Loan Interest Rate Bill, model #590. The company may not charge any additional fees or expenses for the loan.
(e) The policy may provide that if interest on any indebtedness is not paid when due it shall be added to the existing indebtedness and shall bear interest at a rate no greater than the loan rate.
(f) The policy shall permit repayment of the loan and describe any conditions related thereto.
(g) The policy shall describe the effect of outstanding loans on the death benefit, cash value and maturity value.
 (h) The policy may provide that if and when the total indebtedness including interest due and accrued equals or exceeds the cash value of the policy plus the cash value of any dividend additions then the policy shall terminate, but not until at least 30 days' advance notice of termination shall have been mailed to the owner and any assignee of record. Upon termination any dividend accumulations shall be paid to the owner.
 (4) The policy shall contain a statement that the company reserves the right to defer the payment of any loan for six months after application for the loan is received by the company except for any loan made to pay premiums due to the company.

M. MISSTATEMENT OF AGE OR SEX

YES	NA
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	(1) The policy shall contain a misstatement of age provision or, if the policy is written
	on a sex distinct basis, a misstatement of age or sex provision, providing that the
	amount payable or death benefit shall be such as the most recent premium paid
	would have purchased at the correct age or the correct age and sex.

(2) If dependent or family member coverage is part of the policy, the provision may refer to an adjustment of the duration of the benefits.
(3) The misstatement provision may provide that the amount payable on death or the amount of premium payable may be adjusted due to the misstatement in the age or the age or sex, as appropriate, of any insured.
(4) The company may not terminate coverage and refund premium if the correct age is outside the issue age ranges of the form. A premium and benefit shall be extrapolated.

N. MISSTATEMENT OF SMOKING STATUS

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YES	NA	
		(1) In lieu of the right to contest the policy based on a misstatement of smoking status,
		the policy may provide during the first two policy years for an adjustment due to a
		misstatement of smoking status of an insured, providing that the amount payable on
		death or endowment shall be the amount that the premium would have purchased
		using the correct smoking status of each insured.
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O. NONFORFEITURE VALUES - POLICY PROVISIONS

YES	NA	
		(1) The policy shall state whether the nonforfeiture provisions reflect a change in status and cash value upon the first death, or if there is no change (i.e. they are based on the Frasier methodology).
		(2) The policy shall contain provisions at least as favorable to the surrendering owner as the following:
		 (a) A statement of the mortality table and interest rate used in calculating the cash values and the paid-up nonforfeiture benefits available under the policy, together with a table showing the cash value and paid-up nonforfeiture benefits available under the policy on each policy anniversary either during the first 20 years or during the term of the policy, whichever is shorter, such values and benefits to be calculated upon the assumption that there are no dividends or paid-up additions credited to the policy and that there is no indebtedness to the company on the policy. The statement of the mortality table shall be complete (e.g. whether sex distinct or unisex, smoker or nonsmoker, or age nearest birthday or age last birthday). For policy forms using the "triple status" methodology for determining nonforfeiture values, the 20-year tables of cash surrender values and nonforfeiture benefits shall be included in the policy for the following statuses:
		(i) While the first and second insured are both alive;
		(ii) While only one insured is alive.
		(b) A statement that any cash values and paid-up nonforfeiture benefits available under the policy are not less than the minimum values and benefits required by or pursuant to the NAIC Standard Nonforfeiture Law for Life Insurance, model #808.
		(c) A detailed statement of the method of computation of the values and benefits or a statement that such method of computation has been filed with the Interstate

Compact Commission.
(d) An explanation of the manner in which the cash values and the paid-up nonforfeiture benefits are altered by the existence of any paid-up additions credited to the policy or any indebtedness to the company on the policy.
(e) A statement of the method to be used in calculating the cash value and paid-up nonforfeiture benefit available under the policy on any policy anniversary beyond the last anniversary for which such values and benefits are consecutively shown in the policy.
(f) A statement that the company reserves the right to defer the payment of any cash surrender value for six months after demand with surrender of the policy.
(3) A provision that the owner may surrender the policy for the cash surrender value at any time. The cash surrender value on the date of surrender shall equal the cash surrender value on the policy anniversary preceding the date of surrender adjusted for any additions to or subtractions from the cash surrender value since the preceding policy anniversary.
 (4) A provision that any cash surrender value and any paid up nonforfeiture benefit, available under the policy at any time other than on a policy anniversary, shall be calculated with allowance for lapse of time.

P. OWNERSHIP

YES	NA	
		(1) The policy shall contain an ownership provision. The provision shall describe the procedures for designating or changing the owner and indicating when the designation is effective. The policy shall not include any restriction on change of owner other than for purposes of satisfying applicable laws or regulations.
		(2) The policy shall state that changes in owner designation, unless otherwise specified by the owner, shall take effect on the date the notice of change is signed by the owner, subject to any payments made or actions taken by the company prior to receipt of this notice.
		 (3) The policy shall describe how contingent owner and joint owner provision operate, if being made available. Drafting Note: Restrictions on change of owner in policy forms such as right of first refusal or first offer provisions are prohibited by Item (1).

Q. PARTICIPATING POLICY

A policy may be non-participating; however, if the policy is participating in the divisible surplus of the company, then the following shall apply:

YES	NA	
		(1) The conditions of the participation shall be included in the policy.
		(2) The policy shall provide that the company shall annually ascertain and apportion any divisible surplus, beginning not later than the third year.
		(3) The policy shall provide that the owner may receive any dividend payment in cash. Other dividend options may be provided in the policy.

(4) The policy shall provide for an automatic dividend option if more than one dividend option is provided. If the policy provides for more than one dividend option, the policy shall identify the automatic option.
(5) Any additional supplemental benefits attached to a participating policy, whether or not considered in determining surplus earnings, may not be specially labeled or described as non-participating.
(6) Whenever one-year term insurance is purchased by dividends in connection with a policy, the policy shall provide for the return of the unearned charge in the event of termination of the policy (other than by death) prior to the expiration of such one year term insurance.
(7) The policy shall state that any dividend accumulations and the cash value of any paid up dividend additions shall be paid to the owner upon termination of the policy.

R. PAYMENT OF PREMIUM

YES	NA	
		(1) The policy shall provide for payment of the single premium in advance of the policy becoming effective.

S. RIGHT TO EXAMINE POLICY

YES	NA	
		(1) The Right to Examine Policy provision appearing on the cover page or that is
		visible without opening the policy shall include the following:
		(a) (i) If the policy is not a replacement policy, a period of ten days beginning
		on the date the policy is received by the owner, and at the discretion of the
		company a longer period may be filed; or
		(ii) If the policy is a replacement policy, a minimum of thirty days beginning
		on the date the policy is received by the owner, or any longer period as may
		be required by applicable law in the state where the policy is delivered or
		issued for delivery;
		(b) A requirement for the return of the policy to the company or an agent of the
		company. Policy is considered void from the beginning and the parties shall
		be in the same position as if no policy had been issued; and
		(c) A refund of the premium paid, including any fees or charges, if the policy is
		returned.

T. SETTLEMENT OPTIONS

YES	NA	
		(1) The policy shall contain a description of type(s) and form(s) of settlement option
		provided in the policy. The guaranteed interest rate and mortality table, if
		applicable, being utilized for a designated settlement option shall be identified in the
		policy. In lieu of the interest rate and mortality table disclosure, complete tables of
		guaranteed settlement option amounts may be included in the policy.
		(2) The policy shall contain a provision stating that any annuity benefits at the time of
		their commencement will not be less than those that would be provided by the
		application of the proceeds to purchase a single consideration immediate annuity
		contract at purchase rates offered by the company at the time to the same class of

	annuitants whether the annuity benefits are payable in fixed or variable amounts or
	both, if the company offers a single consideration annuity contract at the time to the
	same class of annuitants.

U. SUICIDE

YES	NA	
		(1) The policy may provide for a suicide exclusion, which may include the phrase "sane or insane."
		(2) The suicide exclusion shall include the conditions of the provision.
		(3) The suicide exclusion period shall not exceed two years from the date of issue of the policy or any shorter period as may be required by applicable law in the state where the policy is delivered or issued for delivery.
		(4) At a minimum, a refund of the premium paid, less dividends paid and any indebtedness, shall be paid by the company in the event of death by suicide during the suicide exclusion period.

§4 ADDITIONAL STANDARDS FOR FRATERNAL BENEFIT SOCIETIES

The policy may include the following provisions:

A. MEMBERSHIP

YES	NA
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	(1) The certificate may include a provision stating that the insured and/or owner is a
	member and that the form that has been issued to evidence coverage is a certificate
	of membership and insurance.

B. MAINTENANCE OF SOLVENCY

YES	NA	
		(1) The certificate may include a provision setting forth the legal rights and obligations
		in the case of a fraternal's financial impairment.

§5 SPECIALIZED PRODUCTS/MARKETING

A. POLICY PROVIDING FOR PAYMENT OF PROCEEDS IN INSTALLMENTS

YES NA

(1) Death benefit shall always be available in a lump sum and installments are optional. If policy proceeds are paid in installments that are determinable prior to the policy maturity, the policy shall contain a table showing the amount of the guaranteed installments.
(2) A policy that provides installments may provide the owner with the right to commute the installments. If commutation is permitted, the commutation basis shall be in the policy.

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