

GIC-TYPE Products

Investment & Retirement



Reach us

P.O. BOX 696, Drummondville QC J2B 6W9 Toll free: 1 800 567-0988 Fax: 819 474-1990 ir.investment@uvinsurance.ca

uvinsurance.ca | f • in

TFSA UNIFLEX - CONTRACT PROVISIONS

GENERAL PROVISIONS

In this Contract, the terms you, your and yours mean the Holder and we, our, us and the Company mean UV Insurance.

1. CONTRACT

The Contract comprises the following:

- This document and any other documents used to establish it, including the Application;
- 2) The transaction confirmation;
- 3) The Special Provisions of the Market Index Uniflex+, if this product was selected in the Application;
- 4) Any amendments required to comply with Canadian income tax legislation applicable to tax-free savings account;
- 5) Any amendments made after the date of the Application that are approved in writing and signed by our chairman of the board/president and CEO or one of our vice-presidents.

2. PROTECTION OF PERSONAL INFORMATION

To ensure the confidentiality of the personal information we collect about you, we will open a file for the purpose of providing you with investment services. Only persons who must know the information in this file to perform their jobs in the Company will have access to this file, as well as any other person or organization you authorize to access your file.

You have the right to examine your file and have it corrected if necessary. We may ask you to pay, in advance, reasonable costs per page for reproducing and sending the information requested. Please address any requests for access to or correction of your file as follows:

UV Insurance P.O. BOX 696, Drummondville, QC JB2 6W9

3. CURRENCY

All payments to or by the Company shall be made in Canadian currency.

4. MODIFICATION

The Company may not modify the provisions of this Contract without giving you 90 days' written notice, except when required by the *Income Tax Act* (Canada), applicable provincial laws or regulations.

The Company may modify this contract provided it remains compliant with applicable fiscal laws.

5. DEATH BENEFIT

You may designate the beneficiary of your choice and, subject to the applicable tax laws, change your beneficiary designation at any time. Your beneficiary designation may be revocable or irrevocable, as you choose. However, if you do not make a choice, the *Civil Code of Quebec* or the *Insurance Act* shall apply.

The Company assumes no responsibility for the validity of any change of beneficiary.

Uniflex

The death benefit is equal to the value of deposits plus interest accrued to the date of death.

10-Year Step-Up Uniflex

The death benefit is equal to the value of deposits plus interest accrued to the date of death.

Market Index Uniflex+

The death benefit is equal to the market value of the underlying investment made by UV Insurance to guarantee the capital at maturity.

Daily Interest Account (DIA)

The death benefit is equal to the value of deposits plus interest accrued to the date of death.

6. ANNUITY

When you retire, you may purchase a single or joint life annuity or any other type of annuity we offer at that time. You must make your selection in writing before payment of the annuity starts. If you do not make a choice, the Company shall pay a retirement income in the form of a single life annuity based on the life of the Holder with a five-year guarantee and annual payments calculated as follows:

Annuity purchase price X 12

[25 + (11 X {110 - Holder's age on the conversion date})]

Other types of annuities are available. Depending on the type of annuity you select, annual payments will be actuarially adjusted based on the effective rate on the conversion date, the guarantee period and whether you have selected a joint or single life annuity.

Before the life annuity commencement date, you must provide proof of your age, and your Spouse's age in case of a joint life annuity. The Company may require proof that the Holder is living before making any life annuity payments. Retirement income payments may not be surrendered or transferred during the lifetime of the Holder or his/her Spouse, if any.

7. NONPARTICIPATING CONTRACT

The Contract does not entitle you to a share in Company surpluses and is thus a nonparticipating Contract.

8. TRANSFER OF OWNERSHIP OR ASSIGNMENT

The Company will not recognize any assignment or transfer of ownership of this contract unless the Company's head office is notified of it in writing. In addition, the Company assumes no responsibility as to the validity of any such transfer of ownership or assignment.

9. TRANSACTION CONFIRMATION

The Company shall issue a transaction confirmation within three weeks. To guarantee the validity of the entries in your file, please inform Head Office in case of any delay.

10. DEPOSITS

A fee shall be charged for any payment returned for insufficient funds. We reserve the right to modify this fee.

PROVISIONS SPECIFIC TO GIC-TYPE PRODUCTS

1. DAILY INTEREST ACCOUNT

The Daily Interest Account pays interest at a rate fixed periodically by the Company. The interest rate may be modified without notice. Interest is calculated on the daily closing balance and paid on the Contract Anniversary.

2. SIMPLE INTEREST DEPOSITS

Simple interest deposits earn interest at a rate fixed for each deposit by the Company on the date the deposit is receved. The rate is guaranteed for the full term of the investment. A new interest rate is offered at the end of the term. Minimum investment is \$500. Interest is credited to the Daily Interest Account.

3. COMPOUND INTEREST DEPOSITS

Compound interest deposits earn interest at a rate fixed for each deposit by the Company on the date the deposit is received. The rate is guaranteed for the full term of the investment. A new interest rate is offered at the end of the term. Minimum investment is \$500. Interest is compounded annually until the term of the investment.

4. AUTOMATIC RENEWAL

Barring notice otherwise from the Holder in the 10 business days following maturity, every investment will automatically renew at maturity for the same term.

5. DAILY INTEREST ACCOUNT CONVERSION

The Holder may elect in the Application, or in a subsequent written request, to automatically convert deposits in his or her Daily Interest Account to a compound interest investment with a term then offered by the Company when the Daily Interest Account balance reaches the minimum required for such investments. The Holder may revoke or modify his or her instructions at any time before the conversion date.

6. SURRENDER VALUE

Uniflex

The Company shall collect no fees (other than back-end load) on surrender of a deposit at maturity. In case of surrender of a deposit before maturity, the Company shall deduct an early surrender charge of 1% for every year or part of a year prior to maturity as well as a market value adjustment if the Company's current interest rate is superior to the interest rate of the deposit. The Company has 30 days to make any total or partial withdrawals.

10-Year Step-Up Uniflex

This product can only be surrendered on deposit anniversaries and there is no surrender charge (other than back-end charge).

Market Index Uniflex+

This product can only be surrendered at maturity.

Daily Interest Account (DIA)

Withdrawals from this type of account are free of charge (other than back-end charge).

7. BACK-END CHARGE

In case of surrender or transfer of a GIC, a back-end charge may apply.

PROVISIONS SPECIFIC TO THE TAX-FREE SAVINGS ACCOUNT

1. TERMS AND CONDITIONS

The Arrangement is a "qualifying arrangement" and meets the definition in subsection 146.2(1) of the *Income Tax Act* (Canada). Also, the Arrangement complies with the conditions in subsection 146.2(2) of the *Income Tax Act* (Canada).

The Arrangement is not considered a qualifying arrangement unless the Holder is at least 18 years of age when the Arrangement is entered into

The Arrangement complies with prescribed conditions.

2. REGISTRATION

UV Insurance shall request registration of the Arrangement in accordance with the provisions of federal and provincial income tax laws, their regulations and amendments (hereinafter "applicable tax legislation").

3. ADMINISTRATION

The Arrangement is maintained for the exclusive benefit of the Holder.

4. DISTRIBUTIONS

The Arrangement permits distributions to be made to reduce the amount of tax otherwise payable by the Holder under section 207.02 or 207.03 of the *Income Tax Act* (Canada).

The Arrangement prohibits, while there is a Holder of the Arrangement, anyone that is not the Holder from having rights under the Arrangement relating to the amount and timing of distributions and the investing of funds.

5. TRANSFER

In compliance with reasonable demands that UV Insurance may make, the Arrangement provides that, at the direction of the Holder, UV Insurance shall transfer all or any part of the property held in connection with the Arrangement (or an amount equal to its value) to another tax-free savings account of the Holder.

6. CONTRIBUTIONS

The Holder may make payments (hereinafter "contributions") to the Arrangement. These contributions are made to UV Insurance and shall be retained or used according to the terms of the following Declaration.

The Arrangement prohibits anyone other than the Holder from making contributions under the Arrangement.

Each year, UV Insurance shall remit to the Holder a report of the Arrangement's transactions for the previous year.

UV Insurance shall not be obligated to verify the total amount of contributions made by the Holder during any taxation year and the Holder alone shall be liable for the fiscal consequences of any excess contributions.

7. INVESTMENTS

The contributions received by UV Insurance shall be invested, as directed by the Holder, in GIC-Type products offered at this time by the Company.

The Holder alone shall be responsible for determining if the assets held by the Arrangement constitute "qualified investments" in compliance with the *Income Tax Act* (Canada) and applicable provincial legislation.

If an investment was or becomes prohibited under applicable tax legislation, UV Insurance may liquidate or redeem the investment and retain the proceeds until new instructions are received.

The Holder recognizes that UV Insurance shall not incur any liability with regard to the investment choices that the Holder makes or for the consequences arising therefrom, even if UV Insurance had prior knowledge of the investment choices before they were executed.

In addition, UV Insurance shall not be responsible for any loss or depreciation in the value of the investments for the duration of the Arrangement or during the liquidation of all or part of the Arrangement assets.

8. TOTAL OR PARTIAL WITHDRAWALS

Amounts accrued in the Arrangement may be withdrawn, in whole or in part, subject to the provisions of applicable laws and compliance with reasonable demands UV Insurance may make.

9. DEATH OF HOLDER

In the event of the death of the Holder, UV Insurance shall remit the funds of the Arrangement to the beneficiary designated by the Holder or, in the absence of such a designation, to the Holder's estate, in a lump sum payment.

10. CONDITIONS

- ▶ Notwithstanding all other provisions hereof, UV Insurance shall not be held personally liable for any tax, interest charge or penalty that may be imposed on UV Insurance in connection with the Arrangement under applicable tax legislation (be it by way of assessment, reassessment or otherwise) or for any other charge collected from or imposed on the Arrangement by a government authority.
- UV Insurance shall not be liable for any act or omission in relation to the Arrangement, barring gross negligence on its part or that of its employees or mandataries.
- ▶ As long as the Arrangement is eligible for registration under the *Income Tax Act* (Canada), it shall constitute an irrevocable trust, and the property held by UV Insurance, cannot be withdrawn, transferred or assigned, in whole or in part, subject to the requirements of applicable tax legislation. It prohibits the trust from borrowing money or other property for the purposes of the Arrangement.
- ➤ This Arrangement shall not confer any advantage upon the Holder or any person with whom he is not dealing at arm's length, except for those advantages stipulated in paragraph 146(2)(c.4) of the *Income Tax Act* (Canada) and in equivalent provisions of any provincial legislation.
- UV Insurance makes no representation either confirming or denying the seizable nature of the funds constituting the Holder's Arrangement.

11. AMENDMENTS

When it deems appropriate, UV Insurance may amend the provisions of the Arrangement, on condition that the Arrangement remains compliant with legal requirements at all times. Such amendments shall take effect on the 30^{th} day after a notice of amendment is mailed to the Holder.

12. NOTICE

Any notice given to UV Insurance hereunder shall be deemed to have been given on the day it is received by UV Insurance if sent by mail with sufficient postage to UV Insurance's head office. Any notice or statement that UV Insurance must forward to the Holder shall be mailed to the Holder at the address indicated in the Application for this Arrangement, or in any subsequent notice of change of address and shall be deemed to have been given on the third business day following the day of mailing.

TFSA UNIFLEX - APPLICATION FORM

1. DEPOSIT TYPE							
☐ Initial Deposit ☐ Additional Deposit							
		4. POLITICAL	LY EXPOSE	D FOREIGN	PERSONS	5	
2. HOLDER INFORMATION		This Section mu	ıst be complet	ed in case of	a lump sum	payment of	f \$100,000
☐ Female ☐ Male		or more.	_				
Last Name and First Name		Have you persor foreign governm owned company	ent or organiz				
Address Ap	p.	□ Yes □ No					
		If yes, please pro	ovide the follo	wing informa	tion:		
City	Province	Last Name and	First Name				
Postal Code Telephone (residence)		Position Held					
Telephone (work) Ext.		Source of Funds	S				
Social Insurance Number Date of Birth (yyyy/mm	n/dd)	5. BENEFICIA	ARY ON THE	DEATH OF	THE HOLE	DER	
E-mail 3. DESIGNATION OF GENERAL AGENT AND FINANCIA	AL ADVISOR	In Quebec, in t civilunion spou revocable. If let heirs by default Last Name and	se is irrevoca ft blank, the o	able and any lesignated be	other designeficiary or	gnated ben	neficiary is
Name of General Agent	ı						
Name of Financial Advisor		Relationship			Date of	Birth (yyyy/	mm/dd)
		%	☐ Revoca	able 🗆 Irrevo	ocable		
General Agent's Code Financial Advisor's Code		Last Name and	First Name of	the second b	eneficiary (if	any)	
		Relationship			Date of	Birth (yyyy/	mm/dd)
		%	☐ Revoca	able 🗆 Irrevo	ocable		

6. INVESTMENT									
□ Cheque: \$		Transfer: □ internal □ external			(approx.) Name of Delivering Institution:				
☐ Unique Pre-authorized Debit: \$			3 □ TD2 □ T2151 □ Other: rm that the transfer form has been sent to the delive						
		□ I confi	rm that the transfer i	orm has be	een sent to the	delivering ins	titution.		
Name of Product	Allocation	n (\$ or %)	Interest Rate		Compound (0), Simple ar	n. (SA) /	monthly (SM)	
1-Year Uniflex			%		□с	□ SA	□ SM		
2-Year Uniflex			%		□с	□ SA	□ SM		
3-Year Uniflex			%		□с	□ SA	□ SM		
4-Year Uniflex			%		□с	□ SA	□ SM		
5-Year Uniflex			%		□с	□ SA	□ SM		
10-Year Uniflex			(1st year) %		□с				
10-Year Step-Up Uniflex			(1 st year) %		□с				
Market Index Uniflex+									
Daily Interest Account (DIA)									
□ Pre-authorized Dehit · monthly n	avment of	¢	(min = \$25	(/month)					
□ Pre-authorized Debit: monthly payment of \$ (min. = \$25/month) Automatic Conversion: whenever the balance of the daily interest account reaches \$ (minimum = \$500), it will be invested in the									
products specified below at current rates.									
Name of Product	Allocation	on (\$ or %)	Compound	l (C), Simp	ole ann. (SA) /	monthly (SM	1)		
1-Year Uniflex				□с	□ SA □	SM			
2-Year Uniflex				□с	□ SA □	SM			
3-Year Uniflex				□с	□ SA □	SM			
4-Year Uniflex				□с	□ SA □	SM			
5-Year Uniflex				□с	□ SA □	SM			
10-Year Uniflex				□с					
10-Year Step-Up Uniflex				□с					

Market Index Uniflex+

7. SURRENDER REQUEST

If you want to request the surrender of your contract or certificate, please fill out the Cash Value Request form (eqc031-3) on our website at uvinsurance.ca, Investment & Retirement – Forms section.

8. PRE-AUTHORIZED DEBIT AUTHORIZATION
☐ Pre-authorized Debit Authorization
I hereby authorize my financial institution to debit my account and pay UV Insurance an amount of \$ 🗆 per month or 🗆 unique PAD.
Date of first PAD or of unique PAD
(between the 1st and the 28th day of the month / yyyy/mm/dd)
□ Direct Deposit Authorization
I hereby authorize UV Insurance to deposit amounts owed to me in my account. I agree to reimburse any amount paid in excess of amounts I am entitled to, and I authorize my financial institution to refund any such amount to UV Insurance.
Financial Institution
Account Number Transit Number
Please attach a specimen cheque from the financial institution specified above. If several signatures are required, please include these.
X
Signature(s)
9. DECLARATION
9. DECLARATION The transaction represented by this Application is between the Holder and UV Insurance. The Financial Security Advisor submitting the Application is an authorized representative of UV Insurance and will receive compensation from UV Insurance upon completion of this transaction. The Holder is not obligated to transact any other business with the Financial Security Advisor, UV Insurance or any other organization as a condition of this Application.
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TDIRECT TRANSFER UNDER SUBSECTION 146.3(14.1) OR PARAGRAPH 146(16)(a) OR 146.3(2)(e)

			, ,,,				
AREA 1 – ANNUITANT							
Last name	First name and initials		Social insurance number				
Address			Telephone				
Part A − Transfer from an □ RRSP, a □ RRIF or a □ TFSA							
Individual plan or arrangement name: Number:							
Name of RRSP issuer, RRIF carrier or TFSA issuer Address							
Part B − Description of amount to be transferred Please transfer □ all of the property, □ the lump sum of \$, or □ de payments of \$ which represents all or part of the property of my unmatured RRSP, RRIF or TFSA identified in Part A. □ In cash or □ in kind.							
Part C – Identifying the RRSP, RRIF, TFSA or RPP the funds are being transferred to							
$\hfill \square$ Please transfer the above-mentioned RRSP property to	my RRSP.	Individual plan number and name					
☐ Please transfer the above-mentioned RRSP or RRIF pro	perty to my RRIF.	Individual fund number and name					
$\hfill\Box$ Please transfer the above-mentioned TFSA property to	my TFSA.	Arrangement number and name					
☐ Please ensure that the transfer of the above-mentioned is credited to my account as a member of this registere		Canadian Revenue Agency's registration number, and name					
Name of RRSP issuer, RRIF carrier, TFSA issuer or RPP add UV INSURANCE	ministrator	Address P.O. BOX 696, DRUMMONDVILLE QC J2B 6W9					
	Annuitant's Signature		Signature of irrevocable beneficiary (in any)				
AREA 2 - TRANSFEREE							
 UV Insurance agrees to the above request for a direct transfer of property. Upon reception of the property, UV Insurance will credit it to the annuitant or member under the plan, fund or arrangement identified in Part C of Area 1. If the plan, fund or arrangement is an RRSP, a RRIF or a TFSA that conforms to a specimen, it will conform with the specimen identified as:							
Transferee's name UV INSURANCE Date							
Authorized person's signature x		Position or office					
AREA 3 – TRANSFEROR (DO NOT ISSUE A T4RSP OR T4RIF SLIP FOR THE AMOUNT TRANSFERRED.)							
1. We have transferred \$ from the RRSP, RRIF or TFSA identified in Part A of Area 1 to UV Insurance. If RRIF property is transferred to another RRIF or an RPP, we have paid or will pay the annuitant the minimum amount for the year. 2. Is the transfer from a qualifying RRIF? 3. Has the annuitant's spouse or common-law partner ever contributed amounts to the RRSP? 4. Does the RRIF include amounts transferred from an RRSP to which the annuitant's spouse or common-law 5. partner has contributed?							
Spouse or common-law partner's last name	Social insurance number						
5. UV Insurance has to continue to administer \$ as a locked-in amount, as required by the <i>Pension Benefits Standards Act</i> or a provincial act (specify the act) For some provinces, you can transfer pension funds and locked-in RRSP funds to a locked-in RRIF.							
I certify that the information given on this form is correct and complete.							
Transferor's name	Date						
Authorized person's signature x		Position or office					
AREA 4 – RECEIPT BY UV INSURANCE (DO NOT ISSUE AN OFFICIAL RECEIPT FOR THE AMOUNT TRANSFERRED.)							
We have received \$ for transfer and administration according to Area 1 and, if applicable, Area 3.							
Transferee's name UV INSURANCE			Date				
Authorized person's signature		Position or office					

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