

QUALIFIED ANNUITY DEATH CLAIM

2020 AND LATER YEARS

We want to ensure you receive your benefit payment promptly, so please complete the applicable sections and be sure to enclose the documentation requested. Each named beneficiary will need to complete a separate claim form. Please complete Section 1: About the Deceased and Section 2: Claimant Details and then refer to Section 3: Beneficiary Designations on page 2 to determine which sections to complete as the named beneficiary. Consider the death benefit options carefully as once we have processed your request, it is not reversible. Consider consulting a tax advisor before making your decision. Please review page 20 to ensure that all sections have been completed and all documentation is included prior to mailing. Please type or print clearly to avoid any delays in processing.

SECTION 1: ABOUT THE DECEASED		
Name:		
	MIDDLE Denefits for:	LAST
		:
		Zip:
Date of Death:		
The original contract is:		
•	GINAL CERTIFIED DEATH CERTIFICAT	E WITH THIS CLAIM FORM.
SECTION 2: CLAIMANT DETAILS		
Individual Beneficiary Name:	FIRST MIDDLE	
Individual Beneficiary Name:	t, estate, charity):	
Individual Beneficiary Name:		
Individual Beneficiary Name: Non-Individual Beneficiary Name (trust Social Security Number or EIN for Ben	t, estate, charity):	
Individual Beneficiary Name: Non-Individual Beneficiary Name (trust Social Security Number or EIN for Ben Street Address:	t, estate, charity):	
Individual Beneficiary Name: Non-Individual Beneficiary Name (trust Social Security Number or EIN for Ben Street Address: City:	t, estate, charity): neficiary: State:	
Individual Beneficiary Name: Non-Individual Beneficiary Name (trust Social Security Number or EIN for Ben Street Address: City: Phone #:	t, estate, charity): neficiary: State:	Zip:

In wh	nat capacity are you claiming benefits?
	□ Named Beneficiary
	☐ Trustee (Include a copy of the Trust Agreement)
	☐ Executor, administrator, or personal representative of the estate (Include court appointment)
	☐ Charity or Corporation (Include copy of the corporate resolution)
	☐ On behalf of a minor child (Include court documents establishing guardianship)
	☐ As Attorney-in-Fact under a Power of Attorney (Include copy of Power of Attorney)
	□ Other:

SECTION 3: BENEFICIARY DESIGNATIONS

Please review the beneficiary designations below. Beginning with deaths in the year 2020, the options for beneficiaries have changed. All beneficiaries are grouped by type, which is determined at the time of the annuitant's death. Once you have determined your beneficiary type below, please proceed to the appropriate section to complete the death claim information.

Spouse – Eligible Designated Beneficiary: This option is only available if you are a named beneficiary and the spouse of the deceased annuitant under a marriage as defined by state law. This option is not available for individuals who have entered into a registered domestic partnership, civil union, or similar relationship recognized by state, whether of the opposite sex or same sex. Please complete Section 4: Spouse – Eligible Designated Beneficiary on page 3.

Minor Child - Eligible Designated Beneficiary: This option is only available if you are a named beneficiary and the deceased annuitant's child whose age is under the age of majority, according to state law, at the time of the owner's death. Please complete Section 5: Minor Child - Eligible Designated Beneficiary on page 5.

Non-Spouse - Eligible Designated Beneficiary: This option is only available if you are a named beneficiary who, at the time of the annuitant's death, is:

- Disabled as defined under Internal Revenue Code Section 72(m)(7)
- Chronically III as defined under Internal Revenue Code Section 7702B(c)(2)
- Not more than 10 years younger than the deceased owner

Please complete Section 6: Non-Spouse – Eligible Designated Beneficiary on page 8.

Designated Beneficiary: This option is only available if you are a named individual beneficiary that is not considered as an Eligible Designated Beneficiary as listed above. Please complete Section 7: Designated Beneficiary on page 11.

Non-Person Beneficiary: This option is only available if the named beneficiary is **NOT** an individual, such as a charity, estate, trust, or company. Please complete Section 8: Non-Person Beneficiary on page 13.

SECTION 4: SPOUSE - ELIGIBLE DESIGNATED BENEFICIARY

This option is only available if you are a named beneficiary and the spouse of the deceased owner under a marriage as defined by state law. This option **is not** available for individuals who have entered into a registered domestic partnership, civil union, or similar relationship recognized by state, whether of the opposite sex or same sex.

After you have chosen your Option in this Section, be sure to review and complete the following Sections, as needed:

- ✓ Complete Section 9: Tax Withholding Information on page 13
- ✓ Complete Section 10: Successor Beneficiary Designation on page 14
- ✓ Read and Initial Section 11: Certification of Taxpayer Identification Number (Substitute W-9) on page 16
- ✓ Read Section 12: Fraud Notice on page 17
- ✓ Complete Section 13: Signatures on page 19

	TIANT - FOR ANY OPTION CHOSEN IN THIS SECTION: If the deceased owner was at the required age and did not
	a Required Minimum Distribution (RMD) in the year of death, you must take that distribution by the end of the
-	which the deceased owner died.
	The deceased owner was at the required age to receive an RMD:
	☐ RMD was distributed to deceased owner in the year of death
	☐ RMD was not distributed to deceased owner in the year of death
	☐ Please distribute their RMD amount to me immediately.
	☐ Please distribute their RMD amount to me in the month of
□ Opt	tion 1: Continue the Existing Contract (Spousal Continuation)
	I wish to continue the current contract as the owner. By selecting this option, you will become the owner of the contract and have the right to exercise all ownership rights. You must be listed as the sole primary beneficiary. The contract effective date will be retained from the original contract and all terms and conditions of the contract will apply. If distributions are taken once you become the owner, withdrawal charges may apply as outlined in the contract. If you are at the required age to receive RMDs, please also complete an IRA Minimum Distribution Withdrawal form to set up future RMD payments.
	I wish to move the funds to my existing NSS Annuity Contract #which has the same tax qualification type as the current contract. If you are at the required age to receive RMDs and do not have an automatic distribution already set up or you would like to set up an automatic distribution, please also complete an IRA Minimum Distribution Withdrawal form.
□ Opt	tion 2: Receive a Lump Sum Payment
	I wish to receive a check made payable to me for the full amount of the death benefit funds.
	I wish to transfer the death benefit funds from this contract to a contract at another financial institution. If you want to

the appropriate transfer paperwork and a signed acceptance are required.

☐ I have attached transfer paperwork.

transfer funds from your contract to your own traditional IRA or to a Beneficiary IRA at another financial institution,

☐ I have requested transfer paperwork from the other company and will be submitted upon completion.

option 3: Receive Funds	By the End of the 10th Y	'ear	
All funds must be withdom request all or a portion of the should die before the entire	rawn by December 31st on the death benefit at any time e death benefit has been	of the 10 th year after the year ne by completing a Full or P distributed, your beneficiarie	ceiving the death benefit over 10 years. ar of the annuitant's death. You can artial Annuity Withdrawal form. If you as will receive any remaining benefits. but you will not be subject to a penalty
☐ I will send in a Full or F	Partial Annuity Withdrawal	form as I need funds.	
☐ I would like to set up p ☐ Monthly*	•	☐ Semiannually	☐ Annually
			nonth of n form, which is available on our website.)
ption 4: Receive Payme	nts Over Life Expectanc	y (Stretch Option)	
December 31st of the <u>late</u> annuitant would have att will be required to withdraw	er of: (1) the year following tained age 72. If you show the remaining funds by I	ng the year of the annuitar uld die before all the payme December 31 st of the 10th ye	nectancy. Payments must begin by nt's death, or (2) the year the deceased nts have been made, your beneficiaries ear after your death. but you will not be subject to a penalty
☐ I would like to begin re annuitant's death.	ceiving life expectancy pa	yments by December 31st of	f the year following the year of the
Please set up payment ☐ Monthly*	s as follows: ☐ Quarterly	☐ Semiannually	☐ Annually
	outing my payments as indic rawals ONLY, please include		n form, which is available on our website.)
	If you would like to take a	•	f the year the deceased annuitant would beginning date, please complete a Full or
Deceased annuita	nt's date of birth:	·	
Please set up payment ☐ Monthly*		☐ Semiannually	☐ Annually
		ated in the month ofe a Direct Deposit Authorizatio	 n form, which is available on our website.

07/01/2020

☐ Option 5: Receive Annuitized Payments

This option is only available if your share as a beneficiary is over \$10,000. If you select this option, you will receive the death benefit proceeds as a stream of regular payments. Please contact us if you would like a quote of your estimated payment amount.

There are three ways you can receive your annuity payments. Please complete a Settlement Election form to begin receiving annuitized payments.

- Receive Payments for a Guaranteed Period: If you choose this option, you will receive annuity payments for the guaranteed period selected. The guaranteed period cannot exceed your life expectancy. If you should die after payments begin, but before the guaranteed period has expired, your beneficiaries will be required to withdraw the remaining funds no later than December 31st of the 10th year after your death.
- Receive Payments for Life with a Guaranteed Period: If you choose this option, you will receive annuity payments for the rest of your life with a guaranteed payment period selected. The guaranteed period cannot **exceed your life expectancy.** If you should die after payments begin, but before the guaranteed period has expired, your beneficiaries will be required to withdraw the remaining funds no later than December 31st of the 10th year after your death.
- Receive Payments for Life (No Refunds): If you choose this option, you will receive annuity payments for the rest of your life. When you die, payments will stop and your beneficiaries will **NOT** receive additional payments. Depending upon when you die, the total amount of all the payments you have received may be less than the value of the annuity. You must also sign an additional disclaimer for this option.

SECTION 5: MINOR CHILD - ELIGIBLE DESIGNATED BENEFICIARY

This option is only available if you are a named beneficiary and the deceased annuitant's child whose age is under the age of majority, according to state law, at the time of the owner's death. Court appointed Guardianship paperwork must be received before any funds can be disbursed prior to the minor child reaching the age of majority.

After you have chosen your Option in this Section, be sure to review and complete the following Sections, as needed:

- ✓ Complete Section 9: Tax Withholding Information on page 13
- ✓ Complete Section 10: Successor Beneficiary Designation on page 14
- ✓ Read and Initial Section 11: Certification of Taxpayer Identification Number (Substitute W-9) on page 16
- ✓ Read Section 12: Fraud Notice on page 17
- ✓ Complete Section 13: Signatures on page 19

IMPORTANT - FOR ANY OPTION CHOSEN IN THIS SECTION: If the deceased owner was at the required age and did not receive a Required Minimum Distribution (RMD) in the year of death, you must take that distribution by the end of the vear in which the deceased owner died.

☐ The deceased owner was at the required age to receive an RMD:	
RMD was distributed to deceased owner in the year of death	
☐ RMD was not distributed to deceased owner in the year of death	
 □ Please distribute their RMD amount to me immediately. □ Please distribute their RMD amount to me in the month of 	

□ Option 1: Receive a Lump Sum Payment
☐ I wish to receive a check made payable to me for the full amount of the death benefit funds.
 □ I wish to transfer the death benefit funds from this contract to a contract at another financial institution. If you want to transfer funds from this contract to a Beneficiary IRA at another financial institution, the appropriate transfer paperwork and a signed acceptance are required. □ I have attached transfer paperwork □ I have requested transfer paperwork from the other company and will be submitted upon completion.
 □ I wish to transfer the death benefit funds from this contract to a new NSS Life contract # This transaction is a taxable event and you will be responsible for any taxes due on the taxable portion of these death benefit funds being moved to the new contract. You will be subject to a penalty structure as outlined in the newly opened contract. You will earn an initial interest rate as outlined in the new contract. • The following items (available on our website) must be completed and received by NSS Life before the death claim funds can be transferred to the new contract: ■ Application for Annuity ■ Qualified Annuity Suitability Questionnaire ■ Annuity Disclosure ■ W-9 ■ Notice Regarding Replacement of Life Insurance and Annuities – Internal
□ Option 2: Receive Funds By the End of the 10th Year
If you select this option, you can spread out the tax liability on withdrawals by receiving the death benefit over 10 years. All funds must be withdrawn by December 31 st of the 10th year after the year of the annuitant's death. You can request all or a portion of the death benefit at any time by completing a Full or Partial Annuity Withdrawal form. If you should die before the entire death benefit has been distributed, your beneficiaries will receive any remaining benefits.
☐ I will send in a Full or Partial Annuity Withdrawal form as I need funds. I understand that the interest rate is 2% APY and I will not be subject to a penalty structure.
 ☐ I would like to set up payments as selected below. I understand that the interest rate is 2% APY and I will not be subject to a penalty structure. ☐ Monthly* ☐ Quarterly ☐ Semiannually ☐ Annually
☐ Monthly ☐ Quarterly ☐ Semialifically ☐ Affidally
Please withdraw \$ as indicated above beginning in the month of (*For monthly withdrawals ONLY, please include a Direct Deposit Authorization form which is available on our website.)

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☐ I wish to transfer the death benefit funds from this contract to a new NSS Life Beneficiary contract #
that has the same tax qualification as the deceased owner's contract. This transaction is a non-taxable event, but you will be subject to a penalty structure as outlined in the new contract. You will earn an initial interest rate as outlined in the new contract. Any future withdrawals will be taxed accordingly.
 The following items (available on our website) must be completed and received by NSS Life before the death claim funds can be transferred to the new contract: Application for Annuity
 Qualified Annuity Suitability Questionnaire Annuity Disclosure W-9
 Notice Regarding Replacement of Life Insurance and Annuities – Internal IRA Successor Beneficiary form
□ Option 3: Receive Payments Over Life Expectancy (Stretch Option)
If you select this option, you will receive annual payments based on the life expectancy tables for beneficiaries. Payments must begin by December 31st of the year following the year of the annuitant's death. Once you have reached the age of majority, all funds must be withdrawn by December 31st of the 10th year after you reach the age of majority. If you should die before all the payments have been made, your beneficiaries will receive any remaining benefits.
☐ I would like to begin receiving life expectancy payments by December 31st of the year following the year of the annuitant's death. I understand that the interest rate is 2% APY and I will not be subject to a penalty structure.
Please set up payments as follows: ☐ Monthly* ☐ Quarterly ☐ Semiannually ☐ Annually
Please begin distributing my payments as indicated in the month of (*For monthly withdrawals ONLY, please include a Direct Deposit Authorization form, which is available on our website.)
□ I wish to transfer the death benefit funds from this contract to a new NSS Life Beneficiary contract # that has the same tax qualification as the deceased owner's contract. This transaction is a non-taxable event, but you will be subject to a penalty structure as outlined in the new contract. You will earn an initial interest rate as
 outlined in the new contract. Any future withdrawals will be taxed accordingly. The following items (available on our website) must be completed and received by NSS Life before the
death claim funds can be transferred to the new contract: Application for Annuity
 Qualified Annuity Suitability Questionnaire
Annuity DisclosureW-9
 Notice Regarding Replacement of Life Insurance and Annuities – Internal

IRA Successor Beneficiary form

I would like to annuitize the death benefit proceeds and receive a stream of regular payments. This option is only
available if your share as a beneficiary is over \$10,000. If you choose this option, you will receive annuity
payments for the guaranteed period selected. Any guaranteed period selected cannot extend longer than 10
years from the year that you will reach the age of maturity. Please contact us if you would like a quote of your
estimated payment amount. Please complete a Settlement Election form to begin receiving annuitized
payments.

Payments must begin by December 31st of the year following the year of the annuitant's death. Once you have reached the age of majority, all funds must be withdrawn by December 31st of the 10th year after you reach the age of majority.

SECTION 6: NON-SPOUSE - ELIGIBLE DESIGNATED BENEFICIARY

This option is only available if you are a named beneficiary who, at the time of the annuitant's death, is:

- Disabled as defined under Internal Revenue Code Section 72(m)(7)
- Chronically III as defined under Internal Revenue Code Section 7702B(c)(2)
- Not more than 10 years younger than the deceased owner

After you have chosen your Option in this Section, be sure to review and complete the following Sections, as needed:

- ✓ Complete Section 9: Tax Withholding Information on page 13
- ✓ Complete Section 10: Successor Beneficiary Designation on page 14
- ✓ Read and Initial Section 11: Certification of Taxpayer Identification Number (Substitute W-9) on page 16
- ✓ Read Section 12: Fraud Notice on page 17
- ✓ Complete Section 13: Signatures on page 19

IMPORTANT - FOR ANY OPTION CHOSEN IN THIS SECTION: If the deceased owner was at the required age and did not receive a Required Minimum Distribution (RMD) in the year of death, you must take that distribution by the end of the vear in which the deceased owner died.

 ☐ The deceased owner was at the required age to receive an RMD: ☐ RMD was distributed to deceased owner in the year of death ☐ RMD was not distributed to deceased owner in the year of death
 □ Please distribute their RMD amount to me immediately. □ Please distribute their RMD amount to me in the month of
□ Option 1: Receive a Lump Sum Payment
$\ \square$ I wish to receive a check made payable to me for the full amount of the death benefit funds.
 □ I wish to transfer the death benefit funds from this contract to a contract at another financial institution. If you war to transfer funds from this contract to a Beneficiary IRA at another financial institution, the appropriate transfer paperwork and a signed acceptance are required. □ I have attached transfer paperwork □ I have requested transfer paperwork from the other company and will be submitted upon completion.

Th de	nis transaction is eath benefit funds why opened contraction. The following death claim and the claim are the cla	e death benefit funds from this a taxable event and you will being moved to the new contact. You will earn an initial interesting items (available on our wear funds can be transferred to Application for Annuity Qualified Annuity Suitability Connuity Disclosure N-9 Notice Regarding Replaceme	I be responsible for any tax ract. You will be subject to t rate as outlined in the new of ebsite) must be completed a the new contract:	res due on the taxable portion a penalty structure as outling ontract. and received by NSS Life b	on of these ned in the
Option	2: Receive Fund	ds By the End of the 10th Y	ear		
All fu reque shoul	inds must be with est all or a portion	you can spread out the tax Indrawn by December 31st on the death benefit at any ting the death benefit has been on the death benefit had b	f the 10th year after the year after	ear of the annuitant's deat Partial Annuity Withdrawal f	t h. You can orm. If you
		or Partial Annuity Withdrawal bject to a penalty structure.	form as I need funds. I un	derstand that the interest ra	te is 2% APY
	would like to set up subject to a penalty Monthly*	o payments as selected below	w. I understand that the int ☐ Semiannually	erest rate is 2% APY and I	will not be
	Please withdraw (*For monthly wi	\$ as indic thdrawals ONLY, please include	cated above beginning in the real above beginning in the real above a Direct Deposit Authorization		 our website.)
th y o	ou will be subject utlined in the new The followideath claim ()	e death benefit funds from this ax qualification as the decease to a penalty structure as a contract. Any future withdrawing items (available on our wear funds can be transferred to Application for Annuity Qualified Annuity Suitability Connuity Disclosure N-9 Notice Regarding Replaceme	sed owner's contract. This putlined in the new contract wals will be taxed according ebsite) must be completed the new contract: Questionnaire	transaction is a non-taxable. You will earn an initial integly. and received by NSS Life b	e event, but erest rate as

IRA Successor Beneficiary form

□ Op	Option 3: Receive Payments Over Life E	Expectancy (Stretch	n Option)		
P	If you select this option, you will receive annual payments based on the life expectancy tables for beneficiaries. Payments must begin by December 31st of the year following the year of the annuitant's death. If you should die before all the payments have been made, your beneficiaries will receive any remaining benefits.				
	☐ I would like to begin receiving life expeannuitant's death. I understand that t				
	Please set up payments as follows:				
	☐ Monthly* ☐ Quar	terly \square	Semiannually	☐ Annually	
[☐ I wish to transfer the death benefit fun	ease include a Direct I	Deposit Authorization	_	
	that has the same tax qualification as the deceased owner's contract. This transaction is a non-taxable event, but you will be subject to a penalty structure as outlined in the new contract. You will earn an initial interest rate as				
	death claim funds can be train Application for Anrie Qualified Annuity S Annuity Disclosure W-9	e on our website) munsferred to the new of uity Suitability Questionna	ist be completed and contract: aire	d received by NSS Life before the	
□ Op	Option 4: Receive Annuitized Payments	•			
tŀ	This option is only available if your share the death benefit proceeds as a stream o estimated payment amount.				

There are three ways you can receive your annuity payments. Please complete a Settlement Election form to begin receiving annuitized payments.

- Receive Payments for a Guaranteed Period: If you choose this option, you will receive annuity payments for the guaranteed period selected. The guaranteed period cannot exceed your life expectancy. If you should die after payments begin, but before the guaranteed period has expired, your beneficiaries will be required to withdraw the remaining funds no later than December 31st of the 10th year after your death.
- Receive Payments for Life with a Guaranteed Period: If you choose this option, you will receive annuity payments for the rest of your life with a guaranteed payment period selected. The guaranteed period cannot exceed your life expectancy. If you should die after payments begin, but before the guaranteed period has expired, your beneficiaries will be required to withdraw the remaining funds no later than December 31st of the 10th year after your death.

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Receive Payments for Life (No Refunds): If you choose this option, you will receive annuity payments for the
rest of your life. When you die, payments will stop and your beneficiaries will <u>NOT</u> receive additional payments.
Depending upon when you die, the total amount of all the payments you have received may be less than the value
of the annuity. You must also sign an additional disclaimer for this option.

SECTION 7: DESIGNATED BENEFICIARY

This option is only available if you are a named <u>individual</u> beneficiary that is not considered as an Eligible Designated Beneficiary as listed in Section 3: Beneficiary Designations on page 2.

After you have chosen your Option in this Section, be sure to review and complete the following Sections, as needed.

- ✓ Complete Section 9: Tax Withholding Information on page 13
- ✓ Complete Section 10: Successor Beneficiary Designation on page 14
- ✓ Read and Initial Section 11: Certification of Taxpayer Identification Number (Substitute W-9) on page 16

IMPORTANT - FOR ANY OPTION CHOSEN IN THIS SECTION: If the deceased owner was at the required age and did not

- ✓ Read Section 12: Fraud Notice on page 17
- ✓ Complete Section 13: Signatures on page 19

receive a Required Minimum Distribution (RMD) in the year of death, you must take that distribution by the end of the
year in which the deceased owner died.
☐ The deceased owner was at the required age to receive an RMD:
☐ RMD was distributed to deceased owner in the year of death
☐ RMD was not distributed to deceased owner in the year of death
☐ Please distribute their RMD amount to me immediately.
☐ Please distribute their RMD amount to me in the month of
□ Option 1: Receive a Lump Sum Payment
☐ I wish to receive a check made payable to me for the full amount of the death benefit funds.
 I wish to transfer the death benefit funds from this contract to a contract at another financial institution. If you want to transfer funds from your contract to your own traditional IRA or to a Beneficiary IRA at another financial institution, the appropriate transfer paperwork and a signed acceptance are required. I have attached transfer paperwork.
☐ I have requested transfer paperwork from the other company and will be submitted upon completion.

07/01/2020

□ I wish to transfer the death benefit funds from this contract to a new NSS Life contract # Th	nis
transaction is a taxable event and you will be responsible for any taxes due on the taxable portion of these death benefit funds being moved to the new contract. You will be subject to a penalty structure as outlined in the newly opened contract. You will earn an initial interest rate as outlined in the new contract. • The following items (available on our website) must be completed and received by NSS Life before the	
death claim funds can be transferred to the new contract:	
 Application for Annuity 	
 Annuity Suitability Questionnaire (Qualified or Non-Qualified) Annuity Disclosure 	
■ W-9	
 Notice Regarding Replacement of Life Insurance and Annuities – Internal 	
Option 2: Receive Funds By the End of the 10th Year	
If you select this option, you can spread out the tax liability on withdrawals by receiving the death benefit over 10 year All funds must be withdrawn by December 31 st of the 10th year after the year of the annuitant's death. You car request all or a portion of the death benefit at any time by completing a Full or Partial Annuity Withdrawal form. If you should die before the entire death benefit has been distributed, the beneficiary your beneficiaries will receive any remaining benefits.	n
☐ I will send in a Full or Partial Annuity Withdrawal form as I need funds. I understand that the interest rate is 2% AF and I will not be subject to a penalty structure.	PΥ
☐ I would like to set up payments as selected below. I understand that the interest rate is 2% APY and I will not be subject to a penalty structure.	
☐ Monthly* ☐ Quarterly ☐ Semiannually ☐ Annually	
Please withdraw \$ as indicated above beginning in the month of (*For monthly withdrawals ONLY, please include a Direct Deposit Authorization form, which is available on our website.	.)
☐ I wish to transfer the death benefit funds from this contract to a new NSS Life Beneficiary contract #	
that has the same tax qualification as the deceased owner's contract. This transaction is a non-taxable event, but you will be subject to a penalty structure as outlined in the new contract. You will earn an initial interest rate as outlined in the new contract. Any future withdrawals will be taxed accordingly.	
 The following items (available on our website) must be completed and received by NSS Life before the death claim funds can be transferred to the new contract: 	
Application for Annuity	
 Qualified Annuity Suitability Questionnaire 	
Annuity DisclosureW-9	
 Notice Regarding Replacement of Life Insurance and Annuities – Internal 	

IRA Successor Beneficiary form

	Option	3:	Receive	Annuitized	Pa	yments
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This option is only available if your share as a beneficiary is over \$10,000. If you select this option, you will receive the death benefit proceeds as a stream of regular payments. Please contact us if you would like a quote of your estimated payment amount.

There is only one way you can receive your annuity payments. Please complete a Settlement Election form to begin receiving annuitized payments.

Receive Payments for a Guaranteed Period: If you choose this option, you will receive annuity payments for the
guaranteed period selected. All funds must be fully withdrawn by December 31st of the 10th year after the
year in which the Deceased IRA Owner died. If you should die after payments begin, but before the guaranteed
period has expired, your beneficiaries will receive any remaining benefits.

SECTION 8: NON-PERSON BENEFICIARY

This option is only available if the named beneficiary is **not** an individual, such as a charity, estate, trust, or company.

After you have chosen your Option in this Section, be sure to review and complete the following Sections, as needed.

- ✓ Complete Section 9: Tax Withholding Information on page 13
- ✓ Read and Initial Section 11: Certification of Taxpayer Identification Number (Substitute W-9) on page 16
- ✓ Read Section 12: Fraud Notice on page 17
- ✓ Complete Section 13: Signatures on page 19

□ Option 1: Receive a Lump Sum Payment

☐ I wish to receive a check made payable, as directed, for the full amount of the death benefit funds.

SECTION 9: TAX WITHHOLDING INFORMATION

If you select Option 2: Receive a lump sum payment, Option 3: Receive payments over 5 years, Option 4: Receive annuitized payments or Option 5: Receive payments over life expectancy, you must select a tax withholding option below.

Please note that if you do not ask us to withhold enough federal income tax, you may be responsible to pay an estimated amount. You may also incur penalties under the estimated tax rules if your estimated tax payments are not sufficient. You should consult a tax advisor before selecting a withholding option below.

All or part of the death benefit payments you receive may be subject to federal income tax and may need to be included in your gross income for tax purposes.

Please select one of the options below. Please note that if you do not choose one of the options, we will **NOT** automatically withhold federal income tax and once the payment has been sent to you, we will not be able to reverse the transaction.

☐ I have read the above information and I DO NOT want to have federal income tax withheld from my payment.					
$\ \square$ I have read the above information and I DO wa	ant to I	have federal income tax withheld as follows:			
Flat amount of \$	OR	Percentage of the taxable portion	_%		

SECTION 10: SUCCESSOR BENEFICIARY DESIGNATION

You do not need to complete this section if you selected to Receive a lump sum payment. It needs to be completed for all other death benefit options.

- Percentages must total 100%
- If you have more than 4 beneficiaries, please list them on a separate sheet, signed and dated by you.
- If a beneficiary is not designated, then we will pay any remaining benefits to your estate.
- If you do not indicate the % you would like each beneficiary to receive, the surviving beneficiaries will share equally.

Beneficiary 1:			Select one:	□ Primary	□ Contingent
Individual Beneficiary	Name:				
	ciary Name (trust, estate, ch		MIDDLE		LAST
	er or EIN for Beneficiary:				
Street Address:					
City:		State:		Zi _l	o:
Phone #:		Alternative	Phone #:		
Email Address:					
Date of Birth:		Relationsh	ip:		
Beneficiary 2:	Percentage:	%	Select one:	□ Primary	□ Contingent
_	•			•	· ·
Individual Beneficiary	Name:	T	MIDDLE		LAST
Individual Beneficiary Non-Individual Benefi	Name:	arity):	MIDDLE	•	LAST
Individual Beneficiary Non-Individual Benefi Social Security Numb	Name:	arity):	MIDDLE		LAST
Individual Beneficiary Non-Individual Benefi Social Security Numb Street Address:	Name: ciary Name (trust, estate, cher or EIN for Beneficiary:	arity):	MIDDLE		LAST
Individual Beneficiary Non-Individual Benefi Social Security Numb Street Address: City:	Name: ciary Name (trust, estate, cher or EIN for Beneficiary:	arity):State:	MIDDLE	Zi _l	LAST D:
Individual Beneficiary Non-Individual Benefi Social Security Numb Street Address: City: Phone #:	Name: ciary Name (trust, estate, cher or EIN for Beneficiary:	arity): State:	MIDDLE Phone #:	Zi _l	LAST D:

Beneficiary 3:	Percentage:	%	Select one:	□ Primary	□ Contingent
Individual Beneficiary	Name:				
	ciary Name (trust, estate, charity)				LAST
Social Security Numb	er or EIN for Beneficiary:				
Street Address:					
					o:
Email Address:					
Beneficiary 4:	Percentage:	%	Select one:	□ Primary	□ Contingent
Individual Beneficiary	Name:		MIDDLE		LAST
	ciary Name (trust, estate, charity)				
Social Security Numb	er or EIN for Beneficiary:				
Street Address:					
City:		State:_		Ziţ	0:
Phone #:		Alternative F	Phone #:		
Email Address:					
Date of Birth:		Relationshi	p:		
Beneficiary 5:	Percentage:	%	Select one:	□ Primary	☐ Contingent
•	Name:			-	-
Non-Individual Benefi	ciary Name (trust, estate, charity)	• •	MIDDLE		LAST
	er or EIN for Beneficiary:				
-7	- ,				
Street Address:					
					0:
City:		State:_		Ziţ	
City: Phone #:		State: _ Alternative F	Phone #:	Ziţ	

SECTION 11: CERTIFICATION OF TAXPAYER IDENTIFICATION NUMBER (SUBSTITUTE W-9)

If you are claiming death benefit payments as a U.S. person, the IRS requires you to agree to the following statements.

For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States.
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Under penalty of perjury, I certify that:

1. The Taxpayer Identification Number shown on this form is my correct taxpayer identification number or I am waiting for a number to be issued to me.

If the IRS has notified you that you are subject to backup withholding because you failed to report interest or dividends on your tax return, you must cross out item 2 below.

- 2. I am not subject to backup withholding because:
 - a. I am exempt from backup withholding, or
 - b. I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or
 - c. The IRS has notified me that I am no longer subject to backup withholding, and
- 3. I am a U.S. citizen or other U.S. person (defined above), and
- 4. I am exempt from FATCA reporting.

The IRS does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

By initialing here, I acknowledge that I have read and agree to the statements on this page.

SECTION 12: FRAUD NOTICE

IMPORTANT: This is part of the claim form. Please review the applicable fraud notice required by your state of residence.

All states other than those listed below: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

Alaska - A person who knowingly and with intent to injure, defraud, or deceive an insurance company files a claim containing false, incomplete, or misleading information may be prosecuted under state law.

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

Arizona - For your protection Arizona law requires the following statement to appear on this form. Any person who knowingly presents a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties.

California - For your protection California law requires the following to appear on this form. Any person who knowingly presents false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

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

District of Columbia - WARNING: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant.

Delaware - Any person who knowingly, and with intent to injure, defraud or deceive any insurer, files a statement of claim containing any false, incomplete or misleading information is guilty of a felony.

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

Idaho - Any person who knowingly, and with intent to defraud or deceive any insurance company, files a statement containing any false, incomplete, or misleading information is guilty of a felony.

Indiana - Any person who knowingly and with intent to defraud an insurer files a statement of claim containing any false, incomplete, or misleading information commits a felony.

Kentucky - Any person who knowingly and with intent to defraud any insurance company or other person files a statement of claim containing any materially false information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime.

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

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

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

Minnesota - A person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime. New Hampshire - Any person who, with a purpose to injure, defraud or deceive any insurance company, files a statement of claim containing any false, incomplete or misleading information is subject to prosecution and punishment for insurance fraud, as provided in RSA 638.20.

New Jersey - Any person who knowingly files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.

New Mexico – Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil fines and criminal

New York - Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

Ohio - Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

Oklahoma - WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony. Oregon - Any person who makes an intentional misstatement that is material to the risk may be found guilty of insurance fraud by a court of law.

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

Puerto Rico - Any person who knowingly and with the intention of defrauding presents false information in an insurance application, or presents, helps, or causes the presentation of a fraudulent claim for the payment of a loss or any other benefit, or presents more than one claim for the same damage or loss, shall incur a felony and, upon conviction, shall be sanctioned for each violation with the penalty of a fine of not less than five thousand (5,000) dollars and not more than ten thousand (10,000) dollars, or a fixed term of imprisonment for three (3) years, or both penalties. If aggravating circumstances are present, the penalty thus established may be increased to a maximum of five (5) years; if extenuating circumstances are present, it may be reduced to a minimum of two (2) years.

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

Texas - Any person who knowingly presents a false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

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

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

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

07/01/2020

SECTION 13: SIGNATURES

As the authorized signer, please sign and date below in the appropriate space. If you do not sign and date this page, we will not be able to process your claim. NSS Life reserves the right to request additional information we consider necessary to pay the claim.

By signing, I acknowledge and represent that all information provided in this claim form is true, accurate, and complete to the best of my knowledge and I authorize NSS Life to process the requested death benefit payment as indicated. I am aware that this transaction is NOT reversible. Once a payment has been made, any federal withholding or lack thereof cannot be reversed.

Your Signature:	Signed Date:
OR	
Trustee's Signature:	Signed Date:
As Trustee of the: TRUST NAME	
OR	
Executor/Administrator Signature:	Signed Date:
Executor:as Executor/Admini	strator of the Estate of: DECEASED'S NAME
OR	
Corporate Authorized Signature:	as
Of	Signed Date:
OR	
Attorney-in-Fact Signature:	Signed Date:
Power of Attorney:	

TO ENSURE YOU RECEIVE YOUR BENEFIT PAYMENT PROMPTLY, PLEASE CHECK TO MAKE SURE YOU HAVE:

- Selected the death benefit payment option in the appropriate Section
- Made a tax withholding election in Section 9
- Read and agreed to the certification of your taxpayer ID terms in Section 11
- Enclosed an original certified death certificate and other documentation, such as trust documents, power of attorney papers, or any other required forms
- Returned the original policy contract or checked the lost or destroyed box
- Signed and dated on the appropriate line in Section 13

The payment option selected could have both financial and tax implications of concern to the recipient, it is not the role of NSS to provide members or beneficiaries with either financial or tax advice. They are urged to contact their financial advisor in selecting whatever payment option they feel is most suitable to their situation and they should be urged to consult with their tax advisor with respect to the tax implications of any payment options being considered.

PLEASE NOTE:

NO FAXED OR EMAILED DOCUMENTS WILL BE PROCESSED OR ACCEPTED.

Mailing address:

NSS Life 351 Valley Brook Road McMurray, PA 15317-3337

Phone numbers:

724-731-0094 1-800-488-1890

Website:

www.nsslife.org