

NATIONAL SLOVAK SOCIETY OF THE UNITED STATES OF AMERICA

A Fraternal Benefit Society

Application for Individual Annuity

Assembly/Circle #:	Certificate #:
1. Proposed Annuitant:	
2. Address:	
3. Date of Birth: Sex: Social Security #:	Phone:
4. Plan: Flexible Premium Deferred Life Annuity:	Preferred 8 Preferred Choice
Maturity Age: Life 🛛 Life & Period Certain,	Years: 🗆 5 🔲 10 🔲 15 🔲 20
First Premium: \$ Mode: 🛛 Annu	ual 🔲 Semi Annual 🔲 Quarterly 🔲 Bank Draft
a. Send Premium Notices: No Yes: Amount: \$	🗆 Annual 🔲 Semi-Annual 🔲 Quarterly
b.	SEP 403(b) Coverdell IRA
c. Amount Paid With Application: \$(Includ	e Rollover Amount)
5. "Owner. The Proposed Annuitant shall be the owner; except, when the Ap Applicant shall be the owner."	plicant signing this application is an entity other than a person, the
Full name:	Relationship:
Address: City: _	State: Zip:
Social Security #: Phone: _	
6. Beneficiary:	
Full Name:	Date of Birth:
Address:	
Social Security #: Relation	onship: Share:
Full Name:	Date of Birth:
Address:	
Social Security #:Relation	onship: Share:
Contingent:	
Full Name:	Date of Birth:
Address:	
Social Security #: Relation	onship: Share:
 a. Does the applicant have existing life insurance or annuity contracts with b. Is the annuity applied for intended to replace or change any existing insurance of the system of the syste	
8. Is the Applicant a member of the National Slovak Society of the United Sta The undersigned: (1) REPRESENT that the information shown in this applica respondents; (2) AGREE that this application will be the basis for and a part APPLIED FOR WILL BE EFFECTIVE ON THE LATER OF THE DATE WE A THE FIRST PREMIUM FOR THE CONTRACT; and (b) only the Society's Pr any of the Society's rights or requirements.	ation is complete and true, to the best of their knowledge and belief of the of any contract issued; and (3) UNDERSTAND that: (a) THE CONTRACT APPROVE ISSUE OF THE CONTRACT OR THE DATE WE RECEIVE
Signed at:(City &	. State) This Day of , 20
Proposed Annuitant:	Applicant:
Member/Adult Applicant Signature (If other than Proposed Annuitant):	
Witness Signature (Agent, where required by law):	

SEE FRAUD WARNING ON REVERSE SIDE

Fraud Warning: Any person who knowingly presents a false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.

NSS LIFE IS LICENSED TO DO BUSINESS AS A FRATERNAL BENEFIT SOCIETY. AS SUCH, IT IS NOT INCLUDED IN ANY STATE'S LIFE AND HEALTH GUARANTY ASSOCIATION (OTHERWISE KNOWN AS THE GUARANTY ASSOCIATION). THIS MEANS THAT FRATERNAL BENEFIT SOCIETIES CANNOT BE ASSESSED FOR THE INSOLVENCY OF OTHER LIFE INSURERS OR OTHER FRATERNAL BENEFIT SOCIETIES. BY LAW, A FRATERNAL BENEFIT SOCIETY IS RESPONSIBLE FOR ITS OWN SOLVENCY. IF THERE IS AN IMPAIRMENT OF RESERVES, A CERTIFICATE HOLDER MAY BE ASSESSED A PROPORTIONATE SHARE OF THE IMPAIRMENT. THIS PROCESS IS DESCRIBED IN THE CERTIFICATE ISSUED BY THE SOCIETY.

Agent's Statement: To the I annuity? □ No □ Yes	,	nowledge and beli	ef, will the insurance	e applied for replace or cha	ange any existing insurance or
Agent Signature:			Agent #	Agent Name	:
Home Office Use:					
Received:	Initials:	Ret'd:	Initial:	Approved:	Initial:



ANNUITY SUITABILITY QUESTIONNAIRE

Drange of Appreciate

The National Slovak Society of the USA (NSS Life) is required by your state insurance department to ask information that will help determine whether an annuity contract is suitable for your investment goals and financial situation. The questions pertain to your personal situation at the time of this application and to your understanding of the features of the product for which you are applying. This information will not be used for any other purpose and will remain confidential.

You have the legal right to decline to provide this information. If this is your wish, please read the following statement, sign, date, and return this form with your Annuity Application.

Waiver of Annuity Suitability Questionnaire

No, I will not answer the questions on this Annuity Suitability Questionnaire and I take full responsibility for determining whether the
proposed annuity is suitable for me.

Yes, I agree to answer the questions below and I understand that my responses will be used to evaluate the suitability of an annuity contract. I understand that the National Slovak Society of the USA (NSS Life) may elect not to issue the annuity contract being applied for based on a reasonable determination that the product may not be suitable for me.

Phone #: Soc					Occupation:
Martial Status:				Age:	
Primary Financial Objectives: (Preservation of Capital Education Planning		ome 🗆 Wea	alth Accumulation nediate Income	□ Inheritance □ Cha	aritable Giving
Time Frame for this Investmen □1 year or less □ 1-3 y				sting in this annuity? (Check 10 years	
Intended Use of Annuity:					
Financial Information: Annua	Household I	ncome: \$		Liquid Net Worth: \$	
Source of Income: (Check all th	at apply) 🛛	Employment	Investment	s 🛛 Social Security 🛛	Retirement Dther
Source of Funding:					
Tax Bracket: (Check one)	10% 🗆 15	5% 🗆 25%	□ 28% □	33% 🗆 35% Proposed	Annuity represents:% of Net Worth
Do you have any funds availab	le to you in c	ase of emerge	ency? 🗆 Yes	□ No	
Other relevant information (fina	ancial constrai	nts, health con	cerns, long-term c	care considerations, etc.): _	
Existing Accounts: Are you considering using funds	from existing I	ife insurance p	olicy(ies), contrac	t(s), or certificate of deposit	(s) to purchase this annuity? □ Yes □ No
How long has the policy(ies), con	tract(s), or cer	tificate of depo	osit(s) been in forc	e? # of years	
Are there any surrender charges	associated with	th the above-m	nentioned existing	policy(ies), contract(s), or c	ertificate of deposit(s)?
If yes, what are the current surrent	nder charges?				
Proposed Annuitant Signature					Date



QUALIFIED "BEST INTEREST" STATEMENT (PTE 84-24) – IL-OH

This PTE 84-24 form is being provided to you as required by law under what is known as the ERISA Prohibited Transaction Exemption 84-24 (PTE 84-24). This statement contains information that you should read and understand prior to using funds from an individual retirement or qualified plan retirement account to purchase an annuity.

Annuity Contract: National Slovak Society of the USA (NSS Life) Contract Form #ICC 20 – AA – IL-OH

IRA or Plan:			
-			

Agent: ____

__ Agent # _____

Agent is Independent of Insurer and Able to Recommend Other Annuity Contracts:

Agent is independent of National Slovak Society of the USA (NSS Life). Agent is NOT contractually limited to recommending only annuity contracts of National Slovak Society of the USA (NSS Life).

Commissions:

National Slovak Society of the USA (NSS Life) will pay a commission for each purchase payment made to National Slovak Society of the USA and/or NSS Life. The total commission to be received by the agent and/or an affiliate of the

agent is equal to ______% of the purchase payment amount. Commissions are not subtracted from the purchase payments or from annuity contract values.

Other Material Conflicts of Interest:

A material conflict of interest exists if the agent has a financial interest that a reasonable person would conclude could affect the exercise of the agent's judgment in rendering advice as a fiduciary. In addition to commissions, the agent has the following other material conflicts of interest:

Contract Charges:

Early Withdrawal Charge (Premature Use Charge): An early withdrawal charge will be deducted from contract values if

you took a withdrawal during the first ______ contract years. No further early withdrawal charges will apply to this contract.

ACKNOWLEDGEMENT AND CONSENT

(To be completed by the IRA owner or by the employer or other Fiduciary with respect to the employee benefit plan)

I hereby acknowledge receipt of this Disclosure Statement prior to additional purchase payments to an existing National Slovak Society of the USA (NSS Life) annuity contract. As IRA owner or fiduciary of the employee benefit plan, I hereby approve additional purchase payments to such annuity contract.

IRA Owner or Plan Fiduciary Signature

Print or Type Name

Title (if Plan Fiduciary)

Date



ANNUITY PRODUCTS DISCLOSURE

Interest Rate: Your annuity will earn an in	nitial rate	of		% A	\PY							
Surrender Charges: Your annuity contract con provision. Withdrawals fro (Please consult your tax)	om annuit	ies pric	or to ag	je 59½							alty free	
Optimum 3: – Surrender Charge Interest rate is guaranteed for the Optimur withdrawal made during the thirty (30) day Minimum guaranteed interest rate of 2%.	n 3 for a t			contra			o surre	nder c	harge	will be ap	oplied to any	y
Preferred 5: – Surrender Charge Minimum guaranteed interest rate of 2%.	Year s:	1 6%	2 5%	3 4%	4 3%	5 2%	(no	surrer	nder cł	narges aft	er 5 years)	
Preferred 8: – Surrender Charge Minimum guaranteed interest rate of 2%.	_{s:} Year	1 9%	2 8%	3 7%	4 6%	5 5%	6 4%	7 3%	8 2%	``	rrender cha ter 8 years)	•
General Information: Representatives of N members. Commissions are not deducted your account at 100%.												
Not a Deposit Not Insured By Any Federal Go	vernment A	Agency	١	No Banl	k or Cre	edit Uni	on Gua	rantee		Not FDIC	NCUA Insur	red
Dated	Signa	ture Ap	plicant	t/Annu	itant							
	Signa	ture of	Agent									
Date Received by NSS Life	Signa	ture of	NSS A	Accepta	ance							



AGREEMENT FOR THE EXCHANGE OF POLICIES UNDER SECTION 1035 OF THE INTERNAL REVENUE CODE

l,	, the undersigned, own the followi	ng: 🛛 Life Insurance Policy	□ Annuity Contract, Described as
policy/contract #:	(Old Policy), Issued by:	On the life of:	
Company Address:			
which I hereby agree to exchange pursuant to Sec on the life of the same insured named in the Old F			•
application/contract number,	(New Policy), Dated	Social Secur	ity #:
In consideration of NSS furnishing this form and assi I hereby further represent and agree as follows:	sting me with the exchange of policies under Sec	ction 1035 of the Internal Revenue	Code,
1. Ownership of Old Policy. I am the sole owner of the Old Policy.	No other person (including fiduciaries whether or	not court appointed), firm, corpora	tion, or governmental unit has any legal or
equitable claim or interest in or against th	e Old Policy, except:	(collateral assignees, irrevoo	cable beneficiaries, etc. must sign below).
from the company issuing it. I know that it may take up to six (6) mo premium payments which are now due or premium loan provision of my Old Policy. NSS will apply the cash surrender value the Old Policy exceeds the amount which I know that the payment of the cash su after the cash surrender value has been s When the cash surrender value of my 0 cash surrender value NSS received for m Life Insurance □ Annuity □ Ful 3. Acknowledgement of Responsibility for Ta I understand and agree that NSS is fur or employees for any tax advice whatsoer 4. No Insurance Created by this Agreement. I understand that This Agreement creat 5. Absolute Assignment of Old Policy. For the purposes and with the agreement	nishing this form and participating in this transac ver with respect to this transaction. I understand	e of my Old Policy. During this time pending. NSS shall not make any Old Policy if it lapses because the p Il Premium for the New Policy issue er the New Policy, NSS will pay me mpany issuing my Old Policy. Thus will be paid under the Old Policy. Thus will be paid under the Old Policy. Thus to accept the New Policy, NSS's oi e Old Policy may not permit me to The Original Contract is:	 , I assume full responsibility for paying any premium payments or elect the automatic remiums have not been paid. ad by NSS. If the cash surrender value of a the excess amount. s, if the insured under the Old Policy dies nly obligation shall be to pay me the full reinstate it after it has been surrendered.] Enclosed Lost or Destroyed ingly, I am not relying on NSS, its agents om this transaction are mine.
Signed at:	On:		
Witness:	Owner/App	licant:	
Irrevocable Beneficiary:	Collateral A	ssignee:	
ACCEPTANCE: This is to certify that the	above individual has established:		te # Qualified Annuity
The authorized signature below certifies ac please complete the transfer and send a ch	ceptance of the transfer as instructed in this re neck with a copy of this form to:	equest. After deducting any sums	s as are permitted under the plan,
ISSUER: National Slovak Society of the US 1301 Ashwood Drive, Canonsburg		National Officer	



NOTICE REGARDING REPLACEMENT OF LIFE INSURANCE AND ANNUITIES – INTERNAL

You have indicated that you intend to replace existing life insurance or annuity coverage in connection with the purchase of our life insurance or annuity policy. As a result, we are required to send you this notice. Please read it carefully.

Whether it is to your advantage to replace your existing insurance or annuity coverage, can only be decided by you. It is in your best interest; however, to have adequate information before a decision to replace your present coverage becomes final so that you may understand the essential features of the proposed policy and your existing insurance or annuity coverage.

You may want to contact your existing life insurance, or annuity company, or its agent for additional information, or discuss your purchase with other advisors. Your existing company will provide this information to you. The information you receive should be of value to you in reaching a final decision.

If either the proposed coverage or the existing coverage you intend to replace is a dividend paying plan; you should be aware that dividends may materially reduce the cost of insurance and are an important factor to consider. Dividends, however, are not guaranteed.

You should recognize that a policy which has been in existence for a period of time may have certain advantages to you over a new policy. If the policy coverages are basically similar, the premiums for a new policy may be higher because rates increase as your age increases. Under your existing policy, the period of time during which the issuing company could deny coverage for death caused by suicide, may have expired or may expire earlier than it will under the proposed policy. Your existing policy may have options which are not available under the policy being proposed to you, or may not come into effect under the proposed policy until a later time during your life. Also, your proposed policy's cash values and dividends, if any, may grow slower initially because the company will incur the cost of issuing your new policy. On the other hand, the proposed policy may offer advantages which are more important to you.

If you are considering borrowing against your existing policy to pay the premiums on the proposed policy, you should understand that in the event of your death, the amount of any unpaid loan, including interest, will be deducted from the benefits of your existing policy thereby reducing your total insurance coverage.

After we have issued your policy, you will have 45 days from the date the new policy is received by you to notify us you are cancelling the policy issued on your application and you will receive back all payments you made to us.

You are urged not to take action to terminate, or alter your existing life insurance, or annuity coverage until you have been issued the new policy, examined it and found it acceptable to you.

EXISTING INSURANCE WHICH MAY BE REPLACED OR CHANGED:

Full Name of Insurance Company And Home Office Address:	Policy or Contract Number(s):		Insured Na	me(s):
Applicant Signature		Date		
Agent Signature		Date		Agent Number



NOTICE REGARDING REPLACEMENT OF LIFE INSURANCE AND ANNUITIES – EXTERNAL

You are contemplating the purchase of a life insurance policy or annuity contract. In some cases this purchase may involve discontinuing or changing an existing policy or contract. If so, a replacement is occurring. Financed purchases are also considered replacements. Please read it carefully.

Whether it is to your advantage to replace your existing insurance or annuity coverage, can only be decided by you. It is in your best interest; however, to have adequate information before a decision to replace your present coverage becomes final so that you may understand the essential features of the proposed policy and your existing insurance or annuity coverage.

You may want to contact your existing life insurance, or annuity company, or its agent for additional information, or discuss your purchase with other advisors. Your existing company will provide this information to you. The information you receive should be of value to you in reaching a final decision.

If either the proposed coverage or the existing coverage you intend to replace is a dividend paying plan; you should be aware that dividends may materially reduce the cost of insurance and are an important factor to consider. Dividends, however, are not guaranteed.

You should recognize that a policy which has been in existence for a period of time may have certain advantages to you over a new policy. If the policy coverage's are basically similar, the premiums for a new policy may be higher because rates increase as your age increases. Under your existing policy, the period of time during which the issuing company could deny coverage for death caused by suicide may have expired, or may expire earlier than it will under the proposed policy. Your existing policy may have options which are not available under the policy being proposed to you, or may not come into effect under the proposed policy until a later time during your life. Also, your proposed policy's cash values and dividends, if any, may grow slower initially because the company will incur the cost of issuing your new policy. On the other hand, the proposed policy may offer advantages which are more important to you.

If you are considering borrowing against your existing policy to pay the premiums on the proposed policy, you should understand that in the event of your death, the amount of any unpaid loan, including interest, will be deducted from the benefits of your existing policy thereby reducing your total insurance coverage.

After we have issued your policy, you will have 30 days from the date the new policy is received by you to notify us you are cancelling the policy issued on your application and you will receive back all payments you made to us.

You are urged not to take action to terminate, or alter your existing life insurance, or annuity coverage until you have been issued the new policy, examined it and found it acceptable to you.

A replacement may not be in your best interest, or your decision could be a good one. You should make a careful comparison of the costs and benefits of your existing policy or contract and the proposed policy or contract. One way to do this is to ask the company or agent that sold you your existing policy or contract to provide you with information concerning your existing policy or contract. This may include an illustration of how your existing policy or contract is working now and how it would perform in the future based on certain assumptions. Illustrations should not, however, be used as a sole basis to compare policies or contracts. You should discuss the following with your agent to determine whether replacement or financing your purchase makes sense:

PREMIUMS:	 Are they affordable? Could they change? You're older—are premiums higher for the proposed new policy? How long will you have to pay premiums on the new policy? On the old policy?
POLICY VALUES:	 New policies usually take longer to build cash values and to pay dividends. Acquisition costs for the old policy may have been paid, you will incur costs for the new one. What surrender charges do the policies have? What expense and sales charges will you pay on the new policy? Does the new policy provide more insurance coverage?

INSURABILITY: - If your health has changed since you bought your old policy, the new one could cost you more, or you could be turned down.

- You may need a medical exam for a new policy.
- Claims on most new policies for up to the first two years can be denied based on inaccurate statements.
- Suicide limitations may begin anew on the new coverage.

IF YOU ARE KEEPING THE OLD POLICY AS WELL AS THE NEW POLICY:

- How are premiums for both policies being paid?
- How will the premiums on your existing policy be affected?
- Will a loan be deducted from death benefits?
- What values from the old policy are being used to pay premiums?

IF YOU ARE SURRENDERING AN ANNUITY OR INTEREST SENSITIVE LIFE PRODUCT:

- Will you pay surrender charges on your old contract?
- What are the interest rate guarantees for the new contract?
- Have you compared the contract charges or other policy expenses?

OTHER ISSUES TO CONSIDER FOR ALL TRANSACTIONS:

- What are the tax consequences of buying the new policy?
- Is this a tax free exchange? (See your tax advisor.)
- Is there a benefit from favorable "grandfathered" treatment of the old policy under the federal tax code?
- Will the existing insurer be willing to modify the old policy?
- How does the quality and financial stability of the new company compare with your existing company?
- 1) Are you considering discontinuing making premium payments, surrendering, forfeiting, assigning to the insurer, or otherwise terminating your existing policy or contract? No Yes
- 2) Are you considering using funds from your existing policies or contracts to pay premiums due on the new policy or contract? No Yes
- 3) If you answered Yes to either of the above questions, list each existing policy or contract you are contemplating replacing (include the name of the insurer, the insured or annuitant, and the policy or contract number if available) and whether each policy or contract will be replaced or used as a source of financing:

			Replaced (R)
Full Name of Insurance Company			or
And Home Office Address:	Policy or Contract Number(s):	Insured Name(s):	Financing (F)

4) The existing policy or contract is being replaced because:

Make sure you know the facts. Contact your existing company or its agent for information about the old policy or contract. If you request one, an in force illustration, policy summary or available disclosure documents must be sent to you by the existing insurer. Ask for and retain all sales material used by the agent in the sales presentation. Be sure that you are making an informed decision.

I certify that the responses herein are, to the best of my knowledge, accurate:

Applicant Signature

Date

Agent Signature

Date

Agent Number

I do not want this notice read aloud to me. _____ (Applicants must initial only if they do not want the notice read aloud.)



AUTHORIZATION TO TRANSFER FUNDS

To: From:	National Slovak Society of the USA (NSS Life), 1301 Ashwood Drive, Canonsburg, PA 15317-4988							
From:	Financial Institution/Insurance Compan	у						
	Address							
	City		State	Zip				
	Owner's Name							
	Address							
	City		State	Zip				
	Social Security # Acco The Original Contract is:	unt/Certificate #		Qualified (i.e. IRA, IRA/SEP, TSA, ROTH, Pension Plan)				
The undersig	select one option below if individual is re RMD has already been taken for the Distribute RMD before transferring f RMD will be taken from NSS Life af ned hereby requests and directs that the QUIDATE CERTIFICATES OF DEPOSIT On the maturity of: Upon receipt of this request. I am aw QUIDATE MUTUAL FUND/MONEY MAR INUITY: □ FULL □ PARTIAL \$ THER:	e current year funds to NSS Life ter funds are transferred following action be taker : ware of any penalty that n KET ACCOUNT: (Attach	(IRA Minimum Distribution W n in order to transfer the account may be imposed from an early copy of recent statement)	ithdrawal form MUST be completed.) unt/policy funds identified above. y withdrawal.] FULL				
	any surrender/withdrawal penalties which funds described. Please make check pay							
				(Medallion Guarantee Here, If Required)				
•								
		-	above individual has establ					
NSS Certificate	e # □Tax Quali		A, ROTH, Pension Plan)	nerited Annuity 🔲 Non-Qualified Annuity				
	d signature below certifies acceptance of omplete the transfer and send a check wi	the transfer as instructed		ng any sums as are permitted under the				
ISSUER	National Slovak Society of the USA (N 1301 Ashwood Drive, Canonsburg, PA	NSS Life), BY: A 15317-4988	Na	tional Officer				

tate/Commonwealth of:	tisfactorily prover
fore me, a Notary Public, on this day personally appeared, known to me, or sa be the person whose name is subscribed to be the foregoing instrument and acknowledged that he/she executed the same for the pressed.	tisfactorily prover
ressed.	tisfactorily prover
n under my hand and seal this day of, 20	purpose therein
Notary's Signature	
Notary o diginataro	
My Commission Expires:	
Form W-9 Request for Taxpayer Give Form requester. Identification Number and Certification Service send to the	Do not
Name (as shown on your income tax return)	
Business name/disregarded entity name, if different from above	
N N N N N N N N N N N N N N N N N N N	
Check appropriate box for federal tax classification: Individual/sole proprietor C Corporation S Corporation Partnership Trust/estate Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) Other (see instructions) Address (number, street, and apt. or suite no.) City, state, and ZIP code	ns):
o Individual/sole proprietor C Corporation S Corporation Partnership Trust/estate	
A bit of the property of the p	
t t t t	porting
E S Other (see instructions) ►	
Address (number, street, and apt. or suite no.) Requester's name and address (optional)	
City, state, and ZIP code	
List account number(s) here (optional)	
Part I Taxpayer Identification Number (TIN) Enter your TIN in the appropriate box. The TIN provided must match the name given on the "Name" line Social security number	
to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a	
resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>	
TIN on page 3.	
Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose Employer identification number	
Part II Certification	
Under penalties of perjury, I certify that:	
1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and	
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 R 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 no longer subject to backup withholding, and	
3. I am a U.S. citizen or other U.S. person (defined below), and	
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.	
Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup wit because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortga interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IR, generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. So instructions on page 3.	ige A), and
Sign Signature of	
Here U.S. person ► Date ►	

Please Note: NSS Life recommends that any Required Minimum Distribution (RMD) be distributed prior to any rollover or transfer to NSS Life. We assume no responsibility or liability for any IRS penalties or any other tax consequences resulting from an inaccurate RMD calculation or lack of RMD distribution for the tax year due to rollovers or transfers received during the current year.

• Direct Rollover:

- A direct rollover is a distribution of eligible rollover assets from one trustee directly to another trustee from one of the following to a Traditional IRA plan:

- Employee sponsored retirement plan such as a traditional 401(k), profit sharing, ESOP, or defined benefit plan
- Tax sheltered annuity such as a traditional 403(b) plan
- Governmental 457 plan
- Direct rollover funds are made payable directly to National Slovak Society FBO.
- A direct rollover is reportable but not taxable. There is no limit on the amount of direct rollovers that can be done in a year.

Indirect Rollover:

- An indirect rollover is a distribution of eligible rollover assets paid directly to the individual from one of the following and then deposited into a Traditional IRA plan:

- Employee sponsored retirement plan such as a traditional 401(k), profit sharing, ESOP, or defined benefit plan
- Tax sheltered annuity such as a traditional 403(b) plan
- Governmental 457 plan
- Traditional IRA
- Indirect rollover funds are made payable directly to the individual.
- An indirect rollover is reportable but not taxable only if:
 - The funds you withdraw are re-deposited into the same or another IRA no later than 60 days after the date of the initial withdrawal, AND
 - You do a tax free rollover only once a year. The one year wait period begins on the date of the initial withdrawal.
 - **Note:** You must provide proof of the withdrawal date and the type of plan the money was withdrawn from, such as a copy of a statement or a copy of the original check.

• Direct Transfer:

- A direct transfer is a distribution of IRA assets from one trustee directly to another trustee for one of the following types of transactions:
 - Traditional IRA to Traditional IRA
 - Roth IRA to Roth IRA
 - Inherited Traditional IRA to Inherited Traditional IRA
 - Inherited Roth IRA to Inherited Roth IRA
 - SEP IRA to Traditional IRA
 - SIMPLE IRA to Traditional IRA (Only if two years have passed since the initial contribution to the SIMPLE IRA)
- Direct transfer funds are made payable directly to National Slovak Society FBO.
- A direct transfer is not reportable. There is no limit on the amount of direct transfers that can be done in a year.

IMPORTANT: The payment option selected could have both financial and tax implications of concern to the recipient. It is not the role of NSS Life to provide members with either financial or tax advice. They are urged to contact their personal financial advisor to determine the best payment option that is suitable for their situation and they should confer with their tax advisor with respect to the tax implications of any payment options being considered.

Request for Taxpayer Identification Number and Certification

Go to www.irs.gov/FormW9 for instructions and the latest information.

	1	 you begin. For guidance related to the purpose of Form W-9, see <i>Purpose of Form</i>, below. Name of entity/individual. An entry is required. (For a sole proprietor or disregarded entity, enter the owner's name on line 1, and enter the business/disregarentity's name on line 2.) 				
Print or type. See Specific Instructions on page 3.	2 Business name/disregarded entity name, if different from above.					
		Check the appropriate box for federal tax classification of the entity/individual whose name is entered on only one of the following seven boxes. Individual/sole proprietor C corporation S corporation Partnership LLC. Enter the tax classification (C = C corporation, S = S corporation, P = Partnership) Note: Check the "LLC" box above and, in the entry space, enter the appropriate code (C, S, or P) for classification of the LLC, unless it is a disregarded entity. A disregarded entity should instead check the box for the tax classification of its owner. Other (see instructions)	Trust/estate the tax he appropriate	 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) Exemption from Foreign Account Tax Compliance Act (FATCA) reporting code (if any) 		
	30	3b If on line 3a you checked "Partnership" or "Trust/estate," or checked "LLC" and entered "P" as its tax classification, and you are providing this form to a partnership, trust, or estate in which you have an ownership interest, check this box if you have any foreign partners, owners, or beneficiaries. See instructions		(Applies to accounts maintained outside the United States.)		
	5	Na	ational Sloval	and address (optional) ak Society of the USA		
	6	only; state, and zhr tode	01 Ashwood anonsburg, P	Drive A 15317-4988		
	7 List account number(s) here (optional)					

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid	Social security number		
backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>	or		
<i>TIN</i> , later.	Employer identification number		
Note: If the account is in more than one name, see the instructions for line 1. See also <i>What Name and Number To Give the Requester</i> for guidelines on whose number to enter.	-		

Part II Certification

Under penalties of perjury, I certify that:

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and

- 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 below); and

4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and, generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

	Signature of U.S. person
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General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/FormW9*.

What's New

Line 3a has been modified to clarify how a disregarded entity completes this line. An LLC that is a disregarded entity should check the appropriate box for the tax classification of its owner. Otherwise, it should check the "LLC" box and enter its appropriate tax classification. New line 3b has been added to this form. A flow-through entity is required to complete this line to indicate that it has direct or indirect foreign partners, owners, or beneficiaries when it provides the Form W-9 to another flow-through entity in which it has an ownership interest. This change is intended to provide a flow-through entity with information regarding the status of its indirect foreign partners, owners, or beneficiaries, so that it can satisfy any applicable reporting requirements. For example, a partnership that has any indirect foreign partners may be required to complete Schedules K-2 and K-3. See the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).

Purpose of Form

Date

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS is giving you this form because they



ANNUITY RECEIPT

Received	from	the sum of \$	with an
Annuity A	pplication, bearing the same date as this receipt, for		, Proposed Annuitant.
This recei	pt is not valid unless:		
1. <i>A</i>	Any check, draft or money order tendered as payment is go	od and collectable; and	
2. I	t is signed by our Agent receiving the payment		
Agent:		Date:	

MAKE ALL PAYMENTS TO THE NATIONAL SLOVAK SOCIETY (NSS LIFE). DO NOT MAKE PAYABLE TO THE AGENT OR LEAVE THE PAYEE BLANK.

Please contact the Society if, within 30 days after the date of this Annuity Receipt, you have not received the Annuity Contract applied for or a refund of the amount paid. Please include the Amount paid, the Date of the payment and the Name of the Agent receiving the payment.