

## Life Insurance

## Registration Form Cum Mandate for Electronic Clearing Services (ECS) / Direct Debit

Instruction for filling up the Form: 1) This form is to be filled by the policyholder himself/herself in BLOCKLETTERS in black or blue ink. 2) Please tick box thus where appropriate. 3) Please strike out parts, which are not applicable and write 'N.A.' strokes of the pen, dots and dashes will not be accepted as replies. 4) The proposer must sign any cancellation or alteration.

Important Note: 1) Please read the terms & condition before completing this form. 2) Please ensure that this mandate form reaches the company at least 30 days prior to the next premium due date. 3) Incase of applying for multiple policies, please fill separate mandate for each policy.

Authorization of customer to pay insurance premium of Reliance Life insurance Company Limited, through Direct Debit / ECS facility.

Note: Direct Debit is currently available only for S Allahabad Bank, Bank Of India, Karnataka Bank, L	BI, ICICI Bank, Axis Bank, HDF0	Bank, CITI Bank, Bank Of Baroda			
	1. POL	ICY HOLDER INFORMATION	AND POLICY DETAILS		
First Name Middle Nai				Surname	
Telephone Numbers (with STD code)					
Residence:		Office I	lumber:		
Mobile Number:			E-mail address:		
Application / Policy Number:			Premium Amount:		
Frequency (tick relevant box):	Monthly	Quarterly	Half Yearly	Yearly	
		2. DETAILS OF BANK A	CCOUNT		
Account holders name (As per Bank record):					
Joint/Second Account holders name:					
Bank:		Branch	1		
Account Number:					
Account Type(tick one):	Savings	Current	Cash (	Credit	
MICR Code:					
Preferred Debit Date: (Please mention	on DATE of the month on which	n you would like us to debit your p	remium. Example 05th or 2	13rd)	
Note: In Case the preferred debit date is not opted,	then the actual due date of the	policy as per terms of the policy	would be replaced as prefe	rred debit date.	
3. Yes, I have attached a blank cancelled c		,			
	.,	4. FOR OFFICE (RLIC) U	SE ONLY		
Policy Term Start date		Policy Term End date		Maximum Amount#	
F AUTHORIZATION OF THE	- DANK ACCOUNT HOLDER	TOD ELECTRONIC OLEADIN	C CVCTEM /FOC) / DID	*Maximum amount not to exceed 120% of prer ECT DEBIT (To be signed by the account holder)	mium amour
I/We wish to inform you that I/We have registered purpose, I/We authorize the Tech Process/ICICI Bat authorize you to honor all such requests received to any debit raised under this mandate or any ground my/our Bank jointly and or severally indemnified, instructions issues by the above named authorized and acknowledge at RLIC Branch and giving reaso I agree and undersigned that my bank shall be informed and advance notice of two months and with the wrinterest as and when required over and above the or not effected at all for reasons of incomplete or obtaining the credit for such amount or if RLIC do responsible. This mandate shall be treated as the	d for Direct Debit Facility for mank/HDFC Bank/SBI Bank / Axis hrough the Service provider to I whatsoever. I/We shall not had from time to time against all oil signatories. This request for dunable notice to effect such with ormed of this authorization as jutten consent to Reliance Life II amount mentioned as premium incorrect information, or non a es not obtain credit for such a requisite authorization by me to	ny/our payments to Reliance Life Bank (Hereinafter "Service Providebit my/our Account with the amve any claim against my/our Bank aims, actions, suits, for any loss, abit mandate is valid and may be rhdrawal.  Deer the details filled by me. I also nsurance Company ("RLIC") for the n. I/hereby declare that the partict availability of sufficient funds in mount for which the above mands the representative carrying this E	nsurance Company Limite der" of the RLIC) to raise a punt requested, for due ren in respect of the amount so damage, cost, charges and evoked only through a writt understand that the above e payment of premiums dulars given are correct and up account or for any other te is issued I will be respc CS/Direct Debit mandate for	d ("RLIC") by debit to my/our abovementioned bank account debit on our above-mentioned account with your branch. I/W hittance of the proceeds to the RLIC. I/We shall not dispute or or debited pursuant to the Mandate submitted by me/us. I/We sexpenses incurred by my/our Bank by reason of their acting en letter withdrawing the mandate signed by the authorized signstruction can be withdrawn / cancelled after due intimation in a law agreeable for deduction of service tax, other characomplete. I shall not hold RLIC responsible if the transaction is reason beyond the companies' control. If there is any delay insible and liable for the consequences and not hold the RLIC orm to get it verified and executed and the bank named in the billity expected of me as a participant under the scheme.	We hereby challenge shall keep upon the ignatories by giving arges and s delayed in RLIC's C liable or
×	×			×	
Accountholder's Signature (as per Bank records)		ture in case of Joint Holder nk records)		Policy Holder's Signature (If Account holder differs from policy holder)	
To be filled by Bank: I have verified the details furnished in the application	on and certify that they are corr	ect as per our records		1	
×	×			Date:	
Bank Stamp	Signature	of the Authorized Bank Official			

## **TERMS & CONDITIONS:**

- 1. Definitions:
  - 1.1. "Electronic Clearing Services (ECS)" shall mean the mandate of the policyholder to automatically pay the premium (other than the First Premium) by debit to the bank account specified by the policyholder on the due date of payment of the premium or any such other date as may be decided by RLIC.
  - 1.2. "First Premium" shall mean the first premium towards policy along with application form.
- 2. "RLIC" shall mean Reliance Life Insurance Company Limited, a Company registered with IRDA for carrying out Life insurance business in India.
- 3. No extra cost will be charged to the Policyholder for this facility.
- 4. By opting for the Electronic (ECS) facility/facilities, as per T & C the Policyholder chooses to make the payment to RLIC from the Policyholder's Bank Account through any authorized service provider that the Company may tie with from time to time.
- 5. The Policyholder agrees to abide by the terms & conditions of the ECS facility of Reserve bank of India (RBI).
- 6. On the Policyholder electing the option / mode to pay the Premium (other than First Premium and one time Top-up), the same, unless revoked and/or modified by him/her subsequently by a minimum 30 days prior written notice to RLIC, shall be valid and binding on the Policyholder.
- 7. The Policyholder agrees that he/she shall remain liable for all the instructions and transactions that have been submitted by him/her or processed under his/her account prior to the date of Policyholder obtaining RLIC's acknowledgment to the said Notice.
- 8. Any Outstanding amount prior to 30 days from mandate date should be paid by the customer through the normal mode of payment (Cash/Cheque/DD). In case of Regular Pension Plan, ECS/Direct Debit deduction will be effected based on mandate irrespective of outstanding amounts are paid or not.
- 9. The debit to Policyholder's Bank Account shall be presented on Preferred debit date or next day (if the day happens to be holiday, next working day). The actual debit depends on banking clearance cycle.
- 10. **Modification/Cancellation of ECS/Direct Debit facility:** A written request shall be given to the company for any modification/cancellation of ECS/Direct Debit facility and the same will be effected within a minimum of 3 weeks of the receipt of the request. The Company will not be responsible for any delays in effecting this which are beyond it's control.
- 11. Only Annual Premium Paid Certificate will be issued instead of individual receipts for all premium paid through ECS/Direct Debit
- 12. No reminder notices for payment of Premium shall be sent during the terms of ECS/direct debit
- 13. The records of RLIC and/or its authorized Service Provider, on the Premium (other than First Premium and one time Top-up) payments, maintained through computer systems or otherwise, shall be accepted as conclusive and binding for all purpose and shall be conclusive proof of the genuineness and accuracy of the same and binding for all purposes and can be used as evidence in any proceedings.
- 14. The Policyholder acknowledges that he/she is eligible to avail the facilities and agrees to provide true, accurate, correct and complete information as required by RLIC and to keep the same updated and current at all times. Incorrect, incomplete, ambiguous forms will not be accepted.
- 15. At present, ECS facility is offered to the customer having bank accounts in the SELECTED cities
- 16. The Policyholder agrees that the facilities will be available to him/her, subject to and upon receipt of confirmation by RLIC and/or its authorized Service Provider from the Policyholder's Bank details furnished by him/her in this application.
- 17. The policyholder agrees that it shall be solely be his/her responsibility to schedule his/her premium (other than First Premium) payments in a manner that the Company receives the Premiums (other than First Premium and one time Top-up) within the due dates as specified in the relevant Policy Contract(S) and that in the event of a late payment he/she shall be liable for the late payment charges and other consequence as may be enforced by RLIC.
- 18. The Policyholder expressly understands and agrees that if any one payment/instruction are not received/honored. RLIC reserves the right to automatically cancel/withdraw the facilities forthwith without notice.
- 19. The policyholder further agrees that RLIC and/or its authorized Service Provider shall not be responsible or liable if it is unable to effect any of his/her payment instructions owing to (a) incomplete, inaccurate, invalid or delayed submission of details by Policyholder (b) insufficient funds to cover Policyholder's transactions (c) Encumbrance or charge on Policyholder's account or (d) Events beyond the control of RLIC and/or authorized Service Provider.
- 20. The Policyholder expressly understands and unconditionally agrees that he/she will not hold RLIC and/or its authorized Service Provider disclaims all warranties of any kind whether express or implied including without Limitation any representation or warranty regarding the use of the result of the facilities in terms of its correctness, accuracy, reliability, usefulness, completeness, continuity uninterrupted access, timeliness or otherwise. Policyholder expressly understands and unconditionally agrees that he/she assumes total responsibility and risk for his/her access and use of the facilities.
- 21. Policyholder expressly understands and unconditionally agrees that he/she will not hold RLIC and/or its authorized Service Provider liable for any direct, indirect, punitive, incidental, special or consequential damages whatsoever, including but not limited to damages or losses resulting from (a) the use or performance or inability to use or non-performance of the facilities(b) the provision of failure to provide the facilities (c) the unauthorized access to or alteration of the transmission or data (d) such transactions that are carried out on the Policyholder's instructions in good faith (e) any loss or damage incurred or suffered by the Policyholder due to any defect, error, failure or interruption in the provision of the facilities or (f) any other matter related to the facilities.
- 22. The Policyholder agrees that the RLIC and/or its authorized Service Provider may from time to time make alterations, additions or deletions to these terms and conditions and that these shall be binding upon Policyholder and take effect from such date as may be intimated by RLIC and/or its authorized Service Provider. The Policyholder further agrees that he/she shall be deemed to have agreed, accepted and be bounded by such altered terms & conditions.
- 23. The Policyholder agrees that in event he/she is dissatisfied with any portions of the facilities or with the terms & conditions or alterations thereto, his/her sole and exclusive remedy is to discontinue the use of the facilities.
- 24. The Policyholder agrees that the laws of India shall govern this Agreement and in case of a dispute the matter will be settled as per the provisions of The Arbitration and Conciliation Act, 1996. The venue of Arbitration shall be in Mumbai and the language for Arbitration shall be English.
- 25. It is agreed by the Policyholder that the onus and liability to make all premium payments within the due dates specified in the relevant Policy Contract(s) vests solely and absolutely with the Policyholder.
- 26. In the event the Policyholder opts for premium frequency change. The ECS/Direct Debit shall automatically align to the new premium dates.
- 27. The ECS/Direct Debit shall be discontinued in the event of receipt of information of death of the Life insured or maturity date or surrender or request for cancellation of the ECS/Direct Debit mandate.

