

Accumulator® Series Inherited Annuity Beneficiary Continuation Option (BCO) for NO

THIS FORM IS NOT APPLICABLE FOR SERIES 04 AND EARLIER CONTRACTS, GENERALLY THOSE CONTRACTS APPLIED FOR PRIOR TO 7/10/2006, DEPENDING ON WHEN SERIES 06 WAS APPROVED IN YOUR STATE. IF YOUR CONTRACT WAS ISSUED AFTER 7/10/2006, PLEASE CALL US TO FIND OUT WHETHER YOU ARE ELIGIBLE TO USE THIS FORM.

For Beneficiaries of Accumulator® Series Non-Qualified (NQ) Contracts For Assistance Call (800) 789-7771

Beneficiary Continuation Option is available to you after the owner dies, if you are the beneficiary or a joint owner of an Accumulator® Series NQ contract. Other death benefit settlement options which may be available to you are a lump sum distribution, contract continuation or one of several forms of annuity payout options. Please refer to "Accumulator® Series — Claim to Annuity Benefits" for instructions on electing one of these other options.

Before you complete this form, please read the "Things to Consider" section on page 2 and the "Terms and Conditions" on page 3. In this BCO Form, we use the term contract to include both individual annuity contracts, and certificates issued under a group contract.

Your portion of the Annuity Account Value (AAV) of the deceased owner's contract is your "BCO Interest." You will have the right to transfer amounts among the investment options available. When you elect BCO, the law requires you to take annual minimum distributions from the contract. By paying income tax only upon receipt of distributions, you may ultimately stretch out the income tax impact on your benefits while your balance continues to be invested. You cannot make additional contributions to the contract. For income tax reasons contract ownership must continue to include the name of the deceased owner.

By electing the BCO option, the account value is subject to market fluctuation. There are no guarantees associated with the account value and the sum of withdrawals taken over the life of the BCO contract (including the surrender value) could be less than its beginning account value.

Eligibility for NQ BCO

- 1. BCO is only available at the death of a contract owner. For NQ contracts where the owner and annuitant are different, BCO is not available if the annuitant dies before the owner. At the death of an owner under a jointly owned contract, the surviving owner takes precedence over all beneficiaries and may elect BCO. If the contract is owned by an entity and there is an individual beneficiary, BCO may be available on the death of the primary annuitant.
- 2. All beneficiaries must be individuals. If there are multiple beneficiaries, and any is non-natural, i.e., an estate, trust or a charity, the non-natural beneficiary cannot elect BCO and must take distribution of its portion of the death benefit or the AAV. However, the other individual beneficiaries can elect BCO for their respective shares of the AAV.
- 3. The minimum amount to elect BCO for any beneficiary is \$5,000.
- **4.** Your election, as well as the election of any other beneficiary who chooses to be a Continuation Beneficiary, must be received within 9 months of the deceased contract owner's death, along with all required documentation. Beneficiaries who do not make a timely election will not be eligible for BCO.
- 5. You will not be eligible to elect BCO if you make a death benefit or other contract settlement election that is inconsistent with BCO prior to submitting this form. (Example: You will not be eligible for BCO if you previously elected Spousal or Non-Spousal Contract Continuation or an annuity payout option when you submitted the official Death Certificate.)
- **6.** We must receive a separate BCO election form from each Continuation Beneficiary.

Multiple Beneficiaries

Where there are multiple beneficiaries, unless the deceased owner indicated otherwise to us in writing before his/her death, we will allocate the Annuity Account Value equally among all beneficiaries and will maintain separate shares for each beneficiary. Each beneficiary can elect a payout option independent of the other beneficiaries. If the scheduled stretch-out payment election is made by any of the beneficiaries, distributions will be calculated over the respective lives of the beneficiaries for their respective BCO interests. Each beneficiary may select the BCO distribution method of his or her choice.

Here's How You can Elect to Defer Settlement of the Contract Proceeds and Become a Continuation Beneficiary

Fill out the "Accumulator® Series — Beneficiary Continuation Option Election" form beginning on page 4 of this form and return it to the address indicated on the attached form.

Things to Consider

To determine which of the two BCO payout options is right for you, you should consider all the options that may be available to you at the owner's death. You will find a helpful list of choices in the "Knowing Your Accumulator® Options" brochure.

In making your decision, you should discuss with your tax or legal advisor the timing of distributions that must be made, the tax treatment of these distributions, and how important flexible access to funds is to you. You should also read the "Terms and Conditions" carefully to note what amounts are considered as part of your BCO interest and when withdrawal charges might apply to a BCO Option elected.

	Scheduled Stretch-out Withdrawal Option	Five Year Rule Distribution Option
Scheduled Payments:	Payments will be made once a year to you over your life expectancy determined on a term certain basis and in the year payments start. These payments must begin no later than one year after the date of the deceased contract owner's death.	schedule.
Additional Withdrawals:	subject to minimum withdrawal amounts. For certain contracts, withdrawal charges may apply to	You may take withdrawals as desired (subject to contract minimums and withdrawal charges that may apply). The entire account value must be fully withdrawn by the fifth anniversary of the original contract owner's death.
Tax Treatment:	We will treat all amounts paid from the contract as taxable on an "income first" basis.	We will treat these withdrawals as taxable on an "income first" basis

Minors as Beneficiaries:

Minors acting by their guardians under state law are eligible to elect BCO. Depending on the minor's state of residence, a legal guardian may have to be appointed. If this has been done, please provide a copy of the court appointment of the guardian. The guardian must complete Section 3 of the BCO election form. You should consult with your legal advisor in this situation.

Amount Applied to BCO contract:

A beneficiary's BCO interest is determined in accordance with the beneficiary's share of the Annuity Account Value. If the death benefit is payable when you elect BCO, we will reset the Annuity Account Value as of the date of receipt of all required documentation, to the Guaranteed Minimum Death Benefit (GMDB) that was in effect on the deceased's date of death, if it is higher than the Annuity Account Value. Additionally, any amount payable under the Earnings Enhancement Benefit (EEB), if elected on the contract, will be applied to your new Annuity Account Value. Thereafter, the GMDB, EEB, Guaranteed Minimum Income Benefit (GMIB), Principal Guarantee Benefits, and Guaranteed Withdrawal Benefit for Life (GWBL) provisions will no longer be in effect. All charges for these benefits will cease.

Terms and Conditions

- 1. A Continuation Beneficiary must meet all eligibility requirements stated on page 1.
- 2. NQ BCO is not available to non-natural beneficiaries.
- 3. BCO is not available if the beneficiary has made a payout election for the death benefit that is inconsistent with BCO at the time an official death claim is submitted (for example, payout annuity or lump sum).
- 4. Direct transfers of your BCO interest to another insurance company through a 1035 exchange is not allowed.
- 5. A spousal beneficiary cannot elect Spousal Contract Continuation if he or she elects to be a Continuation Beneficiary.
- 6. A Continuation Beneficiary cannot assign the contract.
- 7. For federal income tax reasons contract ownership must continue to include the deceased's name.
- 8. A beneficiary's BCO interest is determined in accordance with the beneficiary's share of the Annuity Account Value (AAV).
- 9. A Continuation Beneficiary has the right to transfer amounts among investment options available.
- 10. A Continuation Beneficiary cannot make contributions to the contract.
- 11. The death benefit is payable if the deceased is the sole owner of the contract or the older owner under a jointly owned contract. As of the date we receive satisfactory proof of death, any required information and forms necessary to effect BCO, the AAV will be increased to the death benefit amount if the death benefit is greater than the AAV. Additionally, any amount payable under the EEB (if elected on the contract) will be applied to the new AAV. Thereafter, the GMDB, EEB, Guaranteed Minimum Income Benefit (GMIB), Guaranteed Withdrawal Benefit for Life (GWBL) and Principal Guarantee Benefit (PGB) provisions will no longer be in effect. All charges for these benefits will cease. No withdrawal charges will apply to any withdrawals by the beneficiary.
- 12. For jointly owned contracts where the deceased owner was younger than the surviving owner, since the death benefit is not payable the AAV will not be increased to the death benefit amount even if the death benefit is greater and EEB (if elected on the contract) is not applicable. Withdrawal charges may be applicable to withdrawals over the free corridor amount. See the item 15 for when withdrawal charges apply.
- 13. Any minimum death benefit provisions will no longer be available on the contract. All optional enhanced benefits previously elected by the deceased will no longer be in effect and charges for all such benefits will stop. At your death, the amount payable to any beneficiary you name will be any remaining BCO interest in the contract.
- 14. If you elect the scheduled stretch-out payment withdrawal Option (additional withdrawals permitted) or the 5-year rule distribution option, we will treat all amounts paid from the contract as taxable on an "income first" basis. Scheduled stretch-out payments must begin no later than one year after the date of the deceased contract owner's death. See "Things to Consider" on page 2 of this form for further details.
- 15. For the scheduled stretch-out payments withdrawal Option and the 5-year rule distribution option, withdrawal charges may apply if the deceased contract owner was not the same as the annuitant. We do not impose withdrawal charges on scheduled stretch-out payments except if when added to any withdrawals previously taken in the same contract year the total amount of withdrawals and scheduled payments exceed the free corridor amount. Contact our customer service representatives at 1-800-789-7771 for more information and for the withdrawal charge schedule and the free corridor amount applicable under your contract.
- 16. Use the Withdrawal Request Form to request withdrawals from this contract other than scheduled stretch-out payments. Lump sum withdrawals from the contract that are in excess of the scheduled stretch-out payments must be at least \$300.
- 17. You may surrender your contract at any time (see item 15 above for when withdrawal charges may be applicable). This will end your status as a Continuation Beneficiary.
- 18. Upon your death, any beneficiary you name to receive the remaining amount of your BCO interest will receive a lump sum payment. If you elected the scheduled stretch-out payment withdrawal option, your beneficiary may elect to continue the payment method you elected over the remaining term of your life expectancy. If you elected the five-year method, payments will be made in a lump sum to your beneficiary. Please note that any election to continue your payment pattern will be subject to our administrative rules relating to minimum account value and documentation we require for BCO at the time of your death. If no beneficiary is designated, all remaining amounts will be paid out to your estate.



Accumulator® Series Inherited Annuity Beneficiary Continuation Option (BCO) for NQ Election Form

For Non Qualified (NQ) Contracts

Beneficiary: Please read "Things to Consider" and "Terms and Conditions" before completing this form. You must meet all eligibility requirements stated on page 1 of this form. Each beneficiary who elects BCO must complete and sign an election form and return it to the Retirement Service Solutions Processing Office no later than 9 months from the date of death. Photocopies of form are permitted; original signature is required in Section 8. For Assistance Call (800) 789-7771.

1. Contract Info	ormation					
Accumulator® Series Contract #						
Deceased's Nar	ne: First	Mi	ddle Initial	Last		
Date of Death (month/day/year)					
A) Are you the only beneficiary?						
Beneficiary's Name: First Middle Initial Last Social Security Number (Required)						
Date of Birth (m	onth/day/year)		Best Tin	ne to Call/Telephone Number		
Beneficiary's St	reet Address					
City	State			Zip		
Email Address						
3. Information Minor is Beneficiary						
Name of Minor's Guardian						
Address of Guardian						
				Zip e where the minor beneficiary re half. Please consult your legal a		
4 Damafialami	041410-41					

4. Beneficiary Continuation Options

(You must select only one payment option from the two choices below; the distribution option you elect is irrevocable and may not be changed subsequently. Other payout options may be available. See the "Claim to Annuity Benefits form" for these options.)

- **A. 5-year rule distribution option:** Entire amount under the contract is paid out no later than the fifth anniversary of the death of the original contract owner.
 - □ I understand that I can withdraw any amount (minimum of \$300) from my BCO interest at any time by completing a Withdrawal Request form (withdrawal charges may apply for certain contracts). Additionally, any amounts remaining in my BCO interest will be automatically distributed to me in a lump sum as of the fifth anniversary of the deceased contract owner's death. I understand that Equitable will treat all my payments from the contract as taxable on an income first basis. (If you would like to set up systematic withdrawals for this 5-year period, see your Financial Professional for the appropriate form.)

•	Continuation Option	•	,	als see vour Financial	Professio	onal for the appropriate form.
` •	led Stretch-out pay	•		•		ngs to Consider" on page 2 for
☐ I und them payr my p first	derstand that Equitab n to me annually. I ma nents and withdrawa payments from the co	ay request was the charges manager of the charges manager (scheer for "excluder of the charges o	vithdrawal ay apply f eduled pay lable amo	or certain contracts. I un ments and any additiona unt" treatment. I underst	addition to derstand t al withdrav	automatically distribute the scheduled stretch-out hat Equitable will treat all wals) as taxable on an income may surrender the contract at
Start	t date: Payments to be	egin on Mont	th / Dav /	(date cannot be late Year owner's date of de	er than one ath).	year after the deceased contrac
Unless you s account value Interest Option amounts requ	pecify otherwise on e on a pro rata basis on (GIO). If there is i uired will be withdra earliest maturity date	the line bel from the v nsufficient wn from the	low, all w variable ir value in t	ithdrawals, including B evestment options, and he variable investment	CO paymer if applications a	ents, will be taken from your ble, from the Guaranteed ind the GIO, any additional ible under your contract) in
	ding Election:					
Withholding I	Election is only app	licable if the	e Stretch	out payments box is ch	necked ab	ove.
If no election i please submit is available at	: IRS Form W-4R alor	nhold at a de ng with this fo	efault 10% form, and v	rate from your payment. we will withhold as instruc	If you war cted on yo	nt a different tax withholding, ur Form W-4R. IRS Form W-4R
If you are a US	S Person for tax purp	oses and the	e check is	sent abroad, we must wi	ithhold tax	
may be respoi	t to have withholding nsible for payment of payments are not suf	estimated ta	ır paymen ax. You ma	t, or if you do not have er ay incur penalties under e	nough tax estimated	withheld from your payment, yo tax rules if your withholding and
Federal withho	olding election would	also apply to	o a state v	ne tax if Federal Income vithholding election, altho atory withholding if requir	ough the ra	held. In most cases, your ite of tax may vary among e law.
	NOT want Federal In ss required.	come Taxes	s (and sta	te income tax, if applic	able) with	held from my withdrawal
B. 🗆 I WAI	NT 10% Federal Inco	ome Taxes (and state	income tax, if applicab	ole) withho	eld from my withdrawal.
5. Name of the	e Beneficiary(ies) for	r Your BCO	Interest			
owner's contra for any remain BCO interest and all require equally among relationships to BCO interest. remaining terr	act) is distributed to yoing BCO interest at you that time will be the documentation. If you beneficiaries unless to you. If you elected the strong of your life expectant	you, we will pyour death. It is total Annuityou name meas you tell us the 5-year retch-out optonicy. Otherwood	pay any realf you namity Accourted than contential of the contenti	emaining amount to your ne a beneficiary, we will not Value as of the date we ne beneficiary, we will do not long the first include full names, Sociation option, we will make beneficiaries can elect to I pay any remaining BCC	estate unlinake payn e receive s ivide any i cial Securi e a lump s continue	ty Numbers (if available) and sum payment of any remaining the payment method over the
(a) Primary B	eneficiary(ies) (If mo	re man one,	maicale 7	(0)		
Primary Bene	eficiary #1	%	-	□SSN□TIN□EIN		Relationship to Owner
Address			-	Date of Birth	_	Phone Number
Primary Bene	eficiary #2	%	-	□SSN□TIN□EIN		Relationship to Owner
Address			-	Date of Birth		Phone Number
Primary Bene	eficiary #3	%	-	□SSN□TIN□EIN		Relationship to Owner
Address			-	Date of Birth		Phone Number

5. Name of the Beneficiary(ies)	for Your BCO Inter	rest (Continued)			
(b) Contingent Beneficiary(ies) (If	more than one, in	dicate %)**			
Contingent Beneficiary #1	<u></u> %	□ SSN □ TIN □ EIN	Relationship to Owner		
Address		Date of Birth	Phone Number		
Contingent Beneficiary #2	<u></u> %	□SSN□TIN□EIN	Relationship to Owner		
Address		Date of Birth	Phone Number		
Contingent Beneficiary #3	%	☐ SSN ☐ TIN ☐ EIN	Relationship to Owner		
Address		Date of Birth	Phone Number		
** If no percentage is indicated, v	e will consider the	e shares of the beneficiaries to be eq	ually divided.		
6A. Selection of Investment Opt	tions and Allocati	on Percentages			
Please note the following:					
Section 6B and do not consubject to state availabilit Transfers to and from the G	mplete this sectio y, please go direc	une 8, 2009 subject to state availa on. If the contract was applied for c ctly to Section 6C and do not comp at Option may be subject to restriction	on or after September 19, 2011 plete this section.		
for more information.					
Please visit www.equitableo	nline.com or call	l 1-800-789-7771 if you have any q	uestions.		
Investment Options must equa	al 100%. <mark>If you le</mark> a n g the investmen	(no fractions or decimals). The total ave this section blank, your portion t options in accordance with the a rior to his/her death.	on of the Annuity Account		
	GUARANTEED I	NTEREST OPTION* (N/A Pre-Serie	es 02)		
* This option is subject to prod % GIO		lease see your contract for availabil			
	VARIA	BLE INVESTMENT OPTIONS			
Asset Allocation Funds		% 1200 V/T Sm:	artBeta Equity ESG		
% EQ/Aggressive Allocate	tion	% 1290 V1 3116	, ,		
	——————————————————————————————————————				
% EQ/Conservative Alloc	••		% EQ/AB Short Duration Government Bond		
% EQ/Conservative-Plus		·	% EQ/AB Small Cap Growth ¹		
% EQ/Moderate Allocation			% EQ/ClearBridge Select Equity Managed Volatility ¹		
% EQ/Moderate-Plus Allo		% EQ/Common			
Variable Investment Options		% EQ/Core Bor			
-	nama Q. A savatatti	0/ EO/Equity 50			
% 1290 VT GAMCO Mer		% FO/Franklin	Small Cap Value Managed Volatility		
% 1290 VT GAMCO Small Company Value ¹					

__% 1290 VT Socially Responsible 12

6A. Selection of Investment Options and Allocation Percentages (Continued) **Variable Investment Options (cont.)** _% EQ/Large Cap Value Managed Volatility _% EQ/Mid Cap Index EQ/Global Equity Managed Volatility¹ _% EQ/Mid Cap Value Managed Volatility —% EQ/Intermediate Government Bond _% EQ/Money Market —% EQ/International Core Managed Volatility _% EQ/Quality Bond PLUS _% EQ/International Equity Index¹ _% EQ/Small Company Index _% Multimanager Technology¹ —% EQ/Janus Enterprise¹ _% TOTAL (must equal 100%) __% EQ/Large Cap Core Managed Volatility 1 These funds are not available for contracts applied for on or after __% EQ/Large Cap Growth Index 2/17/09 in any state. ——% EQ/Large Cap Growth Managed Volatility 2 This fund is not available under Accumulator Series 8.0 contracts. __% EQ/Large Cap Value Index 6B. Selection of Investment Options and Allocation Percentages The Investment Options below are only available if the contract was applied for on or after June 8, 2009 and prior to October 10, 2011, subject to state availability. Rules and Guidelines for Option A and Option B (you must select only one) Option A — Asset Allocation Recurring optional rebalancing is not available under Option A, instead a one-time rebalancing is available. Option B — Custom Selection Each category in Option B has a percentage limit for each investment option in the category. Please be aware of the minimum and maximum amounts allowed in each category. You may make a transfer from one investment option to another option within the same category provided the allocation to the receiving option does not exceed the fund maximum in place at the time of transfer. You can make a transfer from an investment option in one category to an investment option in another category as long as the minimum and maximum rules for the receiving category are met and the maximum rule for the receiving investment option is not exceeded. Like any transfer, you must provide new allocation instructions in order to prevent the quarterly scheduled rebalancing from rebalancing to unchanged instructions on file. If a transfer is requested, you do not have to change allocation instructions on file if you have no investment in the changed fund or are not requesting to invest in that fund. However, you would be subject to the current custom selection rules as a result of the transfer. If you would like to switch between Options A and B, please check the applicable box below. ☐ I am currently invested in Option A — Asset Allocation and would like to switch to Option B — Custom Selection, subject to the Custom Selection guidelines. Please see my new allocation instructions on the following page. ☐ I am currently invested in Option B — Custom Selection and would like to switch to Option A — Asset Allocation. *Please note, although there is currently no limit on the number of times you may switch between Option A and Option B, we reserve the right to limit how many times a contract can switch between options. Option A Portfolios — Total Must Equal 100% Asset Allocation Investment Options % EQ/Balanced Strategy _% EQ/Moderate Growth Strategy % EQ/Money Market _% EQ/Conservative Growth Strategy _% EQ/Conservative Strategy _% GIO (25% max) _____% EQ/Growth Strategy % TOTAL Option B Platform Totals — Must Equal 100%

Category 4

Category 2

Category 1

Category 3

TOTAL MUST EQUAL 100%

The Investment Options below are only available if the contract was issued after June 8, 2009 and prior to October 10, 2011, subject to state availability.						
Category 1 (Fixed Income) — Must Equal at Least 3% EQ/Core Bond Index% EQ/Intermediate Government Bond% EQ/Money Market ¹	30% of Account Value, Cannot Exceed 15% Per Fund% EQ/Quality Bond PLUS					
Category 2 (Core Diversified Equity) — May Not Exceed 70% of Account Value, Cannot Exceed 15% Per Fund						
 — "						
Category 3 (Small/Mid Cap) — May Not Exceed 20	0% of Account Value, Cannot Exceed 10% Per Fund					
% EQ/400 Managed Volatility% EQ/2000 Managed Volatility% EQ/AB Small Cap Growth% EQ/Global Equity Managed Volatility% EQ/International Core Managed Volatility	% EQ/International Value Managed Volatility% EQ/Mid Cap Index (20% fund max)% EQ/Mid Cap Value Managed Volatility% EQ/Small Company Index (20% fund max)					
Category 4 (Specialty) — May Not Exceed 10% of Account Value, Cannot Exceed 5% Per Fund						
% 1290 VT SmartBeta Equity ESG% 1290 VT Socially Responsible% EQ/Franklin Small Cap Value Managed Volatility	% EQ/Janus Enterprise% Multimanager Technology					
¹ The effective annual roll-up rate credited to the benefit base Please see your contract's prospectus for further details.	is 2% with respect to this subaccount.					

6C. Selection of Investment Options and Allocation Percentages

Selection of Investment Ontions and Allocation Percentages (continued)

The Investment Options below are only available if the contract was applied for on or after October 10, 2011, subject to state availability.

Rules and Guidelines for Option A and Option B

Option A – Asset Allocation

• Recurring optional rebalancing is not available under Option A. Instead a one-time rebalancing is available.

Option B – Custom Selection

- Each category in Option B has a percentage limit for each investment option in the category. Please be aware of the minimum and maximum amounts allowed in each category and carefully read the rules below.
- You may make a transfer from one investment option to another investment option within the same category provided
 the resulting allocation to the receiving investment option does not exceed the fund maximum in place at the time of
 transfer. You can make a transfer from an investment option in one category to an investment option in another category as long as the minimum rules for the transferring category, the minimum and maximum rules for the receiving
 category and the maximum rule for the receiving investment option are met.
- Like any transfer, you must provide new allocation instructions in order to prevent the quarterly scheduled rebalancing from rebalancing to unchanged instructions on file.
- If a transfer is requested, you do not have to change allocation instructions on file if you have no investment in the changed fund or are not requesting to invest in that fund. However, you would be subject to the current custom selection rules as a result of the transfer.

10, 2011, subject to state availability. If you would like to switch between Options A and B, please check the applicable box below. ☐ I am currently invested in Option A — Asset Allocation and would like to switch to Option B — Custom Selection, subject to the Custom Selection guidelines. Please see my new allocation instructions on the following page. ☐ I am currently invested in Option B — Custom Selection and would like to switch to Option A — Asset Allocation. *Please note, although there is currently no limit on the number of times you may switch between Option A and Option B, we reserve the right to limit how many times a contract can switch between options. Option A Portfolios — Total Must Equal 100% **Asset Allocation Investment Options** % EQ/Growth Strategy % EQ/AB Dynamic Moderate Growth _____% EQ/Moderate Growth Strategy _% EQ/Balanced Strategy _% EQ/Money Market ____% EQ/Conservative Growth Strategy _% Guaranteed Interest Option (25% max) _____% EQ/Conservative Strategy % TOTAL Option B Platform Totals — Must Equal 100% % + _____% = __ Category 4 TOTAL MUST EQUAL 100% Category 2 Category 3 Category 1 Category 1 (Fixed Income) — Must Equal at Least 30% of Account Value. % EQ/Core Bond Index ______% EQ/Quality Bond PLUS _% EQ/Intermediate Government Bond _% Multimanager Core Bond _% EQ/Money Market (30% fund max) Category 2 (Asset Allocation/Indexed) — May not exceed 70% of Account Value. You must allocate at least 20% of your Contribution to this Investment Option Category if you select funds within Category 3 or Category 4. .% EQ/400 Managed Volatility (40% fund max) _% EQ/Conservative Growth Strategy (70% fund max) _____% EQ/500 Managed Volatility (40% fund max) _____% EQ/Conservative Strategy (70% fund max) _____% EQ/Growth Strategy (70% fund max) ___% EQ/2000 Managed Volatility (40% fund max) _____% EQ/AB Dynamic Moderate Growth _% EQ/International Managed Volatility (40% fund max) _% EQ/Balanced Strategy (70% fund max) _____% EQ/Moderate Growth Strategy (70% fund max) Category 3 (Core Diversified) — May not exceed 50% of your Account Value. You must allocate at least 20% of your Contribution to Category 2 if you select funds within this Category. Cannot exceed 25% per fund. _% 1290 VT Small Cap Value _% EQ/International Core Managed Volatility _% 1290 VT SmartBeta Equity ESG _% EQ/Large Cap Core Managed Volatility _% EQ/Large Cap Growth Managed Volatility _% EQ/Aggressive Growth Strategy ____%EQ/American Century Mid Cap Value ______ % EQ/Large Cap Value Managed Volatility ____% EQ/Core Plus Bond ______ % EQ/Mid Cap Value Managed Volatility _____% EQ/Morgan Stanley Small Cap Growth _% EQ/ClearBridge Select Equity Managed Volatility _% EQ/Franklin Small Cap Value Managed Volatility _____% Multimanager Aggressive Equity __% EQ/Global Equity Managed Volatility Category 4 (Specialty) — May not exceed 25% of your Account Value. You must allocate at least 20% of your Contribution to Category 2 if you select funds within this Category. Cannot exceed 15% per fund within this Category. _% 1290 VT Socially Responsible _% EQ/JPMorgan Growth Stock Portfolio ___% EQ/AB Small Cap Growth _____% EQ/JPMorgan Value Opportunities _% EQ/Boston Advisors Equity Income _% EQ/Loomis Sayles Growth Portfolio _% EQ/Capital Group Research Portfolio ______ % EQ/MFS International Growth ___% EQ/ClearBridge Large Cap Growth ESG ______ % EQ/PIMCO Ultra Short Bond __% EQ/Invesco Comstock1 ______ Multimanager Technology _% EQ/Invesco Global Portfolio

6C. Selection of Investment Options and Allocation Percentages (continued)

The Investment Options below are only available if the contract was applied for on or after October

_% EQ/Janus Enterprise

7A. State Fraud Warnings

The following states require us to notify you of the serious consequences of filing a false or fraudulent insurance claim. Please read this section carefully.

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, District of Columbia, Louisiana, Rhode Island, Texas, 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.

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 information to obtain or amend insurance coverage or to make a 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.

Delaware, Florida, Idaho, Indiana, and Oklahoma:

WARNING: 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.

Maine, Tennessee, Virginia and Washington:

WARNING: 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.

Kentucky and Pennsylvania:

Any person who knowingly and with the 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 and subjects such person to criminal and civil penalties.

Maryland:

Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or 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 and New Mexico:

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

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.

New York State Residents Only: Read & Sign Below

I have read and understand the New York State fraud warning. Your original signature is required in this section (for NY State residents).

Beneficiary's Signature:_	
Date:	

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.

Oregon and All Other States:

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 that is material to the interests of an insurer may be guilty of insurance fraud.

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

7A. State Fraud Warnings (continued)

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. Should 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.

7B. Other State Specific Notices

For Same Sex Spouses: The determination of spousal status is made under applicable state law. However, in the event of a conflict between federal and state law regarding the determination of spousal status, we follow federal rules.

8. Agree to Terms and Ackn	owledge Fraud Warnings	and Sign Here				
 ☐ Alaska ☐ Arizona ☐ Arkansas ☐ Colorado ☐ Delaware ☐ District of Columbia ☐ Florida 	 ☐ Idaho ☐ Indiana ☐ Kentucky ☐ Louisiana ☐ Maine ☐ Maryland ☐ Minnesota ☐ New Hampshire 	 New Jersey New Mexico New York Ohio Oklahoma Oregon Pennsylvania Puerto Rico 	☐ Tennessee☐ Texas☐ Virginia☐ Washington☐ West Virginia			
Please check the appropriate state is not listed, please c ☐ OTHER (Please indicate s	heck the "OTHER" box be		or your state in Section 7. If your			
I have read and understand the	ne appropriate fraud warning	in Section 7 for this state.				
(New York State Residents: in Section 7 of this form.)	Do not sign here. Instead	, please sign affidavit below	New York State Fraud Warning			
By electing BCO I authorize Equitable Financial Life Insurance Company to distribute my portion of the Annuity Account Value of the deceased owner's certificate/contract according to my election in Section 4. I have read and understand <i>Eligibility for NQ BCO</i> on page 1, the <i>Things to Consider</i> on page 2 and the <i>Terms and Conditions</i> on page 4 of this form.						
Under penalties of perjury, I certify that:						
1. The number shown on this form is my correct taxpayer identification number,						
2. I am a *U.S. person (includ	ing a U.S. resident alien), an	d				
3. I am not subject to backup	withholding due to failure to	report interest and dividend inc	ome.			
* If you are not a U.S. person	for tax purposes, you must o	complete and submit the approp	oriate Form W-8.			
X Your Signature — REQUIR	ED FOR ALL STATES	Date				
Χ	as (guardian of				
Guardian's Signature		Minor Beneficiary's I	Name Date			
	ce with respect to the ann	able Financial Life Insurance uitant or to whom any such a	Company as to whether any nunuity benefits are payable,			
Mail To						
Mail completed "Inherited Anna	uity Beneficiary Continuation	Option for NQ" form to:				
Regular Mail: Equitable Financial Life In: Retirement Service Solution		Express Mail: Equitable Financial Life Instruction Retirement Service Solution				

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