

Oceanview Life and Annuity Company 410 N. 44th St., Suite 210 Phoenix, AZ 85008 Sales & Marketing: 1-833-656-7455 Licensing, New Business & Commissions: 1-888-295-3815

Policy should be delivered to:

Application for New Business

Client Agent	HARBOUI	RVIEW FI	A CA SERIES	
AGENT:	S SKY HARBOURVIE	HARBOURVIEW	ARBOURVIEW SERI	
PRODUCER NUMBER (NPN or last 4 o	fTIN):	EW SERIES SKY	HARBOURVIEW OLI W SERIES SKY HARB	O
DWNER:	URVIEW SERIES SH	IEW SERIES SKY	N SERIES SKY HARE	
REMIUM AMOUNT:	OURVIEW SERIES S	HEW SERIES SK	W SERIES SKY HAR	
HARBOURVIEW SER	BOURVIEW SERIES S	VIEW SERIES SK	EW SERIES SKY HAR	
		VIEW SERIES SI		
			JRVIEW SERIES SKU S SKY HARBOURVIE URVIEW SERIES SKY S SKY HARBOURVIE URVIEW SERIES SKY	
			S SKY HARBOURVIE URVIEW SERIES SKY URVIEW HARBOURVIE URVIEW SERIES SKY ES SKY HARBOURVIE	
			FS SKY HARBOUNT	
			OURVIEW SERIES SK IES SKY HARBOURVI OURVIEW SERIES SK RIES SKY HARBOURV BOURVIEW SERIES SI PIES SKY HARBOURV	



OCEANVIEW LIFE AND ANNUITY INSURANCE COMPANY

Regular Mail: PO Box 830, Grimes, IA 50111 Overnight Mail: Attn: Oceanview 1851 SE Miehe Dr. Grimes, IA 50111 P: 888-295-3815 F: 888-417-3702 www.oceanviewlife.com

INDIVIDUAL SINGLE PREMIUM INDEXED ANNUITY APPLICATION

TYPE OF APPLICATION: □ Individual □ Joint □ Custodial (UGMA/UTMA) □ Non-Natural Person (Trust/Corp/Non-Corp Entity) □ Qualified

1. OWNER (if Natural Pe	erson)			
First		MI	Last	
Residence Address (<i>canno</i>	t be a P.O. Box)	City	State	Zip
Mailing Address (If differen	t than residence ad	ddress) City	State	Zip
Phone Number ()		Email Address		
Date of Birth (MM/DD/YYYY)	□ Male □ Female	Marital Status □ Single □ Married	Social Security #	
Is the Owner a US Citizen? If not a US Citizen, provide information		Country of Citiz	enship Type of Visa E	xp. Date
If Custodian, please provid information for Individual of		First	MI Last (or nar	me of Entity)
2. JOINT OWNER INF	ORMATION (M	lust be legal spou	ise)	
First		MI	Last	
Phone number ()	Email address		Date of Birth (MM/DD/YYYY)	Social Security #
Residence Address (If diffe	erent than Owner's	residence addres	ss) City State	Zip
Mailing Address (If differen	t than Owner's ma	<i>iling address</i>) Cit	ty State	Zip
Is the Joint Owner a US Cir No If not a US Citizen, provide information		Country of Citiz	enship Type of Visa Exp	o. Date

Is the Annuitant the same as the Owner? \Box Yes \Box No

3. TRUST/CORPORATE	E/NON-CORPOR	RATE ENTITY (if Trust, complete Trus	st Form)
Trust/Corp Name			Contact Nam	e
Tax ID			State	
4. ANNUITANT (If differen	t than the Owner)			
First		MI	Last	
Residence Address (canno	ot be a P.O. Box)	City	State	Zip
Mailing Address (If differen	t than residence a	ddress) City	State	Zip
Phone Number ()			Email Address	
Date of Birth (MM/DD/YYYY)	□ Male □ Female	Marital Status □ Single □ Married	Social Security #	
Is the Annuitant a US Citize If not a US Citizen, provid information		Country of Citiz	enship Type of Visa	a Exp. Date
If Custodian, please provi information for Individual o		First	MI Last (or	name of Entity)
5. JOINT ANNUITANT (If	different than the C)wner)		
First		MI	Last	
Residence Address (canno	ot be a P.O. Box)	City	State	Zip
Mailing Address (If differen	t than residence a	ddress) City	State	Zip
Phone Number ()			Email Address	
Date of Birth (MM/DD/YYYY)	□ Male □ Female	Marital Status □ Single □ Married	Social Security #	
Is the Annuitant a US Citize If not a US Citizen, provid information		Country of Citiz	enship Type of Visa	a Exp. Date
If Custodian, please provi information for Individual o		First	MI Last (or	name of Entity)

6. BENEFICIARY DESIGNATION (Include additional beneficiaries on an additional page attached to this application.) Percentages must be in whole numbers. Both Primary and Contingent Beneficiary				
percentages must each add up				;lary
Primary	Address, City, State, Zip	Relationship	SSN	%
First MI Last Name	1		1	
	1	l j	1	
Contingent	Address, City, State, Zip	Relationship	SSN	%
□ Primary □ Contingent First MI Last Name		Relationship		70
	1		1	
			<u>ا</u>	
Primary Contingent	Address, City, State, Zip	Relationship	SSN	%
First MI Last Name	1	1 1	1	
	1		1	
	Address City State Zin	Deletionship	SSN	%
□ Primary □ Contingent First MI Last Name	Address, City, State, Zip	Relationship	55N	%
	1		1	
	1		1	
7. POLICY & PREMIUM DE				
Funds Are: 🛛 Non-Qualified	□ Qualified			
Source of funds:				
□ Check Amount \$				
□ 1035 Exchange Amo	unt \$ (Company		
□ Rollover/Transfer Am	nount \$	Company		
Am	nount \$	Company		
Tax-Qualified Plans:	ional IRA □ Roth IRA □ F fied SEP □ Other	Roth Conversion	Inherited IRA	
Surrender Charge Period: □ 3 □	5 1 / 1 10 Years			
8. CREDITING RATE STR			MIUM	
Allocation percentages must be v	whole numbers and the total e Account	<u>əqual 100%</u>	Percentag	ue
Fixed Rate				%
S&P 500 Annual Point-to-Point with Cap				
S&P 500 Monthly Average Annual Point-to-Point with Cap %			%	
S&P 500 Annual Point-to-Point with Participation Rate%				
S&P 500 2 Year Point-to-Point v	•			%
Credit Suisse Retiree Balanced				<u>%</u>
Credit Suisse Retiree Balanced	Index 2 Year Point-to-Point v	vith Participation Ka	.te	%
		Тс	otal 1	100 %

9. OTHER COVERAGE & A	RRANGEM	ENTS		
Does the Proposed Owner have a Is this policy being purchased to re				
If Yes, Please complete the followi	ing:			
COMPANY NAME		POLICY #		SURRENDER VALUE
STREET ADDRESS				
CITY	STATE		ZIP	
	<u> </u>			
10. STATEMENTS AND AU	THORIZAI	IONS		
F I have read and understand this A medications or drugs that would a Application. The representations ir until it has been issued by Oceany paid. I understand that the Produce or waive any contract provisions. In in the contract and all eligibility req FRAUD NOTICE/WARNING: An insurance may be guilty of a crimin and acknowledge the Fraud Notice	pplication. I ar ffect my ability n this Applicatiview Life and A er has no auth understand that understand that understand that understand that understand that understand that	y to fully understand ion are true. I agree Annuity Company (' nority to approve this at the annuity contra e met. o knowingly submit	ng and I a d and to fu e the annu "the Comp s Applicat act will not ts a false	ully and accurately complete this uity contract shall not be in effect pany") and the single premium is ion, change the annuity contract, t be effective until the date signed statement in an Application for
Owner's Signature		Date	City, sta	ate where signed
Laint Ownaria Rignatura			City of	ate where signed
Joint Owner's Signature		Date	City, St	ate where signed
I further certify that any information knowledge and that the Owner se Application.	n recorded by		ition is true	
Producer's Signature	Producer's	Printed Name	Produc	er's Number Date
PLEASI	E COMPLETE	E IF THERE IS A CO	0-PRODI	JCER:
Co-Producer's Signature C	o-Producer's	Printed Name	Co-Prod	lucer's Number Split%



Harbourview Fixed Indexed Annuity CA

Certificate of Disclosure and Acknowledgement

Single Premium Indexed Deferred Annuity

Thank you for your interest in the Harbourview Fixed Indexed Annuity CA from Oceanview Life and Annuity Company, dba Oceanview Life and Annuity Insurance Company (the "Company"). It is important that you understand the benefits, features, and limitations of this annuity before making your purchasing decision. Please read the following information and sign the last page of this disclosure document to acknowledge your understanding of the annuity contract ("contract") for which you are applying. This document is intended to provide you with a summary of the contract, including benefits and limitations.

What is the Harbourview Fixed Indexed Annuity CA?

The Harbourview Fixed Indexed Annuity CA is a Single Premium Indexed Deferred Annuity which is primarily intended for customers seeking a long-term retirement savings vehicle.

Your fixed indexed annuity is not a security or any type of investment contract. It is not a stock market investment and does not directly participate in any stock or equity investments. External market indices may not include dividends paid on the underlying stocks, and therefore may not reflect the total return of the underlying stocks. Your premium is never directly invested in the external index that is part of the Index Strategy or strategies you select.

What if I decide I do not want my annuity contract after it is delivered?

After receipt of the annuity contract, the contract may be returned within the free look period for an unconditional refund of the amount paid for the contract. The free look period is the amount of time you have to request a refund. The actual free look period is stated on the cover page of your contract and is at least 20 days.

How will interest be credited to my Contract?

Your annuity offers multiple interest crediting strategies. Your premium will be allocated to the strategies based on the allocation percentages you select. The following is a high-level overview of different interest crediting strategies available on fixed indexed annuities, some or all of which may be offered with your annuity.

Fixed Strategy

Premium that is allocated to the Fixed Strategy will be credited with a fixed interest rate that is declared by the Company and guaranteed for each contract year¹. This interest rate can change each contract year and is guaranteed to never be less than the Minimum Guaranteed Interest Rate shown on your contract's annuity schedule. Interest is compounded daily and is credited based on a fixed interest rate that is declared annually. This strategy is not linked to the movement of an external market index.

Index Strategies

Premium that is allocated to the Index Strategies will receive interest that is calculated in reference to the upward movement, if any, of an external market index, modified by limitations such as: a Cap Rate, an Annual Spread, or a Participation Rate. You are not purchasing stock or directly investing in the stock market. An external market index is a benchmark or relative measure of performance. By linking to an external market index, you select the measurement by which your interest credit will be calculated. The interest credits for each Index Strategy will be determined in accordance with the terms of the endorsement for each strategy and are guaranteed to never be less than zero. **Please refer to the Strategy Allocation portion of the application for information about the Index Strategies**

Please refer to the Strategy Allocation portion of the application for information about the Index Strategies available with your annuity.

We may offer other Index Strategies after your issue date, which you may then allocate all or part of your contract value to on the next contract anniversary. If an index is discontinued, or if the calculation of an index is changed substantially, we may substitute a comparable index subject to approval by the appropriate regulatory agency. We will also notify you and allow you to choose new Allocation Percentages for the next contract year. If a strategy is terminated, you may elect to have your funds allocated to one or more of your contract's strategies. If you make noallocation, all funds will be transferred to the Fixed Account.

If the index price declines, will I receive negative interest credits?

No. Regardless of market conditions, the interest credits for any index term period can never be less than zero.

¹ Contract years are determined from the contract date, which is the date your contract is issued. Here is a hypothetical example: if the contract date is June 1, 2020, the first contract year ends on May 31, 2021.



Can I transfer the value of my contract among the available strategies?

Yes. You may request to reallocate account allocation percentages between the Fixed Rate Strategy and eligible index strategies effective on the next contract anniversary. A request for reallocation may only be applied to an index strategy at the end of the index strategy period. Account allocation percentages must be in whole percentages and must total 100%.

Do I have access to the value of my contract before the Annuity Date?

Yes, the Harbourview Fixed Indexed Annuity CA provides access to the value of your contract in several different ways. However, any contract values accessed during the first ten contract years may also be subject to a Surrender Charge, depending on the surrender charge schedule elected at the time of application. Please note that withdrawals taken from an index strategy during an index term period will not be credited with any potential interest credits for that term. Withdrawal charges will not apply to any free withdrawals, required minimum distributions, or death benefit proceeds. Taxable amounts withdrawn from your annuity prior to age 59 ½ may be subject to a 10% IRS penalty in addition to ordinary income tax. Please consult with a tax advisor prior to utilizing these provisions.

Free Withdrawals

After the first contract year, you may make multiple withdrawals totaling 10% of the contract value on the prior contract anniversary without incurring a Surrender Charge. The amount available for free withdrawal is not cumulative. Any amount eligible for free withdrawal in a contract year that is not taken may not be carried over to the next contract year nor will it be available to be taken free of the Surrender Charge in a later contract year.

Required Minimum Distribution ("RMD's")

If you purchase this annuity with 'tax-qualified' money (like an IRA), tax law and IRS rules may require you to take Required Minimum Distributions (RMD's) from your contract each year. Any RMD's taken from your contract, after the first contract year, will not be subject to surrender charges.

What happens on the contract's Annuity date?

On the contract's Annuity date, you will receive the entire value of your contract in the form of annuity payments. There are a number of payout options from which to select. Regardless of the payout option selected, once the amount of payments is determined, your payments are guaranteed and can never be changed. You should review the available payout options with your tax advisor to select the most appropriate one based on your specific financial situation. Under no circumstances will you be assessed a withdrawal charge on, or after the Annuity Date. If you do not select a payout option, the payout option will default to the contractually selected option, depending whether you have a single Annuitant or Joint Annuitants.

What if I decide to surrender (cancel) my contract?

If you decide to surrender your contract, the Company will pay you the contract's Cash Surrender Value. On the date of surrender, the Cash Surrender Value is equal to the greater of;

- 1. The Contract Value less any Surrender Charges, if applicable; or
- 2. The Minimum Surrender Value.

What is a Surrender Charge?

A Surrender Charge is the cost you incur if the contract is surrendered or if any amount withdrawn exceeds the free withdrawal amount during the Surrender Charge period. The Surrender Charge on these amounts is applied at the time of the surrender or withdrawal. Any amount withdrawn above the free withdrawal amount will be multiplied by the applicable percentages below, which determine the amount of the charge. Below is an example of the schedule for a Harbourview Fixed Annuity CA with a 10-year Surrender Charge Rate. <u>This charge will vary depending uponthe surrender charge schedule you select at the time of application</u>.

10-Year Surrender Charge Schedule

Contract Year	1	2	3	4	5	6	7	8	9	10	11
Percentage	8%	8%	7%	6%	5%	4%	3%	2%	1%	0%	0%

Are there any riders that are included on my policy?

Yes, there are two Waiver of Surrender Charge Riders that are included on each policy. They allow for money to be withdrawn from your contract surrender charge free during the period prior to the contract's annuity date. The covered events are as follows:

Nursing Home Confinement

In the event that the contract Owner (or spousal beneficiary in the case of a continuation) is confined to a nursing home for at least 90 consecutive days or for a total of 90 days (if there is no more than a 6-month break in the confinement) surrender charges will be waived on any withdrawal. Confinement must be prescribed by a qualified physician and medically necessary. Proof must be furnished to the Company during confinement or within 90 days after such confinement.

Terminal Illness

In the event that the contract Owner (or spousal beneficiary in the case of a continuation) is terminally ill and not expected to live more than 12 months, surrender charges will be waived on any withdrawal. Terminal illness must be diagnosed by a qualified physician after the contract's issue date, and proof of terminal illness must be provided to the Company.

Are there any tax consequences if I take withdrawals from my annuity?

Income tax on interest credited to an annuity is deferred until withdrawals are taken. When you surrender or take a withdrawal from your contract, you may be subject to federal and state income tax on a portion or the entire amount withdrawn. In addition to income tax, you may be subject to a 10% federal penalty tax if you surrender or take withdrawals from your annuity before age 59 ½. When annuity payments are elected, a portion of each payment will be taxable and a portion will be treated as a non-taxable return of the contract's cost basis. Distributions from a qualified annuity (e.g. IRA, 401(k), etc.) may also be taxable. You should consult with a tax advisor or attorney regarding the applicability of this information to your own situation.

What happens if the Owner dies before the annuity date and while the contract is in force?

If the Owner, (or primary annuitant if the Owner is not a natural person) dies before the date on which annuity payments begin, the Company will pay a Death Benefit to the named Beneficiary or Beneficiaries. That Death Benefit will be the greater of: The contract value (without any Surrender Charge); or the Minimum Surrender Value. The Death Benefit will not be subject to a withdrawal charge. After the annuity date, payments will be consistent with the settlement option selected. Taxes may apply.

What happens if the Annuitant dies on or after annuity payments begin?

If the Annuitant dies on or after the date annuity payments begin, we will continue to make payments of any remaining and payable portion of the annuity payment(s) to the Beneficiary upon our receipt of due proof of death.

Other Important Information about Your Annuity

- This annuity is not a bank or credit union deposit, obligation or guarantee, and is not FDIC or NCUA/NCUSIF insured.
- The guarantees provided by annuities are subject to the financial strength and claims paying ability of the issuing company.
- Under current tax law, the Internal Revenue Code already provides tax deferral to qualified money, so there is no additional tax benefit obtained by funding a qualified contract, such as an IRA, with an annuity.

- Harbourview Fixed Indexed Annuity CA is subject to state approval. Product features, options and availability may vary.
- This is a brief description of your annuity and is meant for informational purposes only. It is not individualized to address any specific investment objective. It is not intended as investment or financial advice. Please refer to your contract for any other specific information including limitations, exclusions and charges
- We deduct premium taxes, if applicable, imposed on us by a federal, state, local, or other government agency. Some states collect these taxes on premium payments; others collect at the time of Annuitization. Since we pay premium taxes when they are required by applicable law, we may deduct them from your contract when we pay the taxes, when you withdraw your contract value, when you start to receive income payments or when it pays a death benefit to your beneficiary. The premium tax rate varies by state or municipality, and currently ranges from 0 - 3.5%.
- We do not provide tax, financial or investment advice, or act as a fiduciary in the sale or service of these products. Consult a tax advisor or financial representative about your specific financial needs or circumstances.



Oceanview Life and Annuity Insurance Company Certificate of Disclosure and Acknowledgement

Applicant Acknowledgment

By signing below, I acknowledge that I have read, or have been read, this Disclosure Form and understand its contents. I understand that I have applied for a Single Premium Indexed Deferred Annuity. In doing so, I have discussed my financial status, tax status, current insurance products and investments (including my financial objectives) with my insurance producer or other financial professional and believe this annuity will assist me in meeting my current financial needs and objectives.

Owner(s)/Applicant(s) Name	(Please print)	
Owner(s)/Applicant(s) Signat	ture(s)	
Phone #	Date	
Joint Owner(s)/Applicant(s) N	Name (Please print)	
Joint Owner(s)/Applicant(s) S	ignature(s)	
Phone #	Date	

Producer Confirmation

By signing below, I acknowledge that I have reviewed this Disclosure Form and other required materials with the applicant. I certify that a copy of this Disclosure Form; as well as, any advertisements, all of which were approved by the Company, used in connection with the sale of this annuity, have been provided to the applicant. I have not made any statements that differ from what is stated in this Disclosure Form or the brochure and no promises or assurances have been made about the future value of any non-guaranteed elements of the annuity. I further acknowledge that I have satisfied all annuity suitability and best interest responsibilities for this application.

Producer Name (Please prin)	Producer Number	

Producer Signature_____

Date

The S&P 500 Annual Point to Point with Cap Rate, S&P 500 Annual Point to Point with Participation Rate, S&P 500 2 Year Point to Point with Participation Rate and S&P 500 Monthly Average Annual Point to Point with Cap Rate (hereafter Indices or Index) is a product of S&P Dow Jones Indices LLC or its affiliates ("SPDJI") and S&P Opco (hereafter, Third Party Licensor), and has been licensed for use by Oceanview Life and Annuity Company (hereafter Licensee). Standard & Poor's[®] and S&P[®] are registered trademarks of Standard & Poor's Financial Services LLC ("S&P") and Dow Jones® is a registered trademark of Dow Jones Trademark Holdings LLC ("Dow Jones"). The trademarks have been licensed to SPDJI and have been sublicensed for use for certain purposes by Licensee. The Licensee or Licensee's Product is not sponsored, endorsed, sold or promoted by SPDJI, Dow Jones, S&P, any of their respective affiliates (collectively, "S&P Dow Jones Indices") or Third Party Licensor. Neither S&P Dow Jones Indices nor Third Party Licensor make any representation or warranty, express or implied, to the owners of the Licensee Product or any member of the public regarding the advisability of investing in securities generally or in Licensee Product particularly or the ability of the Index to track general market performance. S&P Dow Jones Indices and Third Party Licensor only relationship to Licensee with respect to the Index is the licensing of the Index and certain trademarks, service marks and/or trade names of S&P Dow Jones Indices and/or its licensors. The Index is determined, composed and calculated by S&P Dow Jones Indices or Third Party Licensor without regard to Licensee or the Licensee Product. S&P Dow Jones Indices and Third Party Licensor have no obligation to take the needs of Licensee or the owners of Licensee Product into consideration in determining, composing or calculating the Index. Neither S&P Dow Jones Indices nor Third Party Licensor are responsible for and have not participated in the determination of the prices, and amount of Licensee Product or the timing of the issuance or sale of Licensee Product or in the determination or calculation of the equation by which Licensee Product is to be converted into cash, surrendered or redeemed, as the case may be. S&P Dow Jones Indices and Third Party Licensor have no obligation or liability in connection with the administration, marketing or trading of Licensee Product. There is no assurance that investment products based on the Index will accurately track index performance or provide positive investment returns. S&P Dow Jones Indices LLC is not an investment advisor. Inclusion of a security within an index is not a recommendation by S&P Dow Jones Indices to buy, sell, or hold such security, nor is it considered to be investment advice.

NEITHER S&P DOW JONES INDICES NOR THIRD PARTY LICENSOR GUARANTEES THE ADEQUACY, ACCURACY, TIMELINESS AND/OR THE COMPLETENESS OF THE INDEX OR ANY DATA RELATED THERETO OR ANY COMMUNICATION, INCLUDING BUT NOT LIMITED TO, ORAL OR WRITTEN COMMUNICATION (INCLUDING ELECTRONIC COMMUNICATIONS) WITH RESPECT THERETO. S&P DOW JONES INDICES AND THIRD PARTY LICENSOR SHALL NOT BE SUBJECT TO ANY DAMAGES OR LIABILITY FOR ANY ERRORS, OMISSIONS, OR DELAYS THEREIN. S&P DOW JONES INDICES AND THIRD PARTY LICENSOR MAKES NO EXPRESS OR IMPLIED WARRANTIES, AND EXPRESSLY DISCLAIMS ALL WARRANTIES, OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE OR AS TO RESULTS TO BE OBTAINED BY LICENSEE, OWNERS OF THE LICENSEE PRODUCT, OR ANY OTHER PERSON OR ENTITY FROM THE USE OF THE INDEX OR WITH RESPECT TO ANY DATA RELATED THERETO. WITHOUT LIMITING ANY OF THE FOREGOING, IN NO EVENT WHATSOEVER SHALL S&P DOW JONES INDICES OR THIRD PARTY LICENSOR BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES INCLUDING BUT NOT LIMITED TO, LOSS OF PROFITS, TRADING LOSSES, LOST TIME OR GOODWILL, EVEN IF THEY HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, WHETHER IN CONTRACT, TORT, STRICT LIABILITY, OR OTHERWISE. THERE ARE NO THIRD PARTY BENEFICIARIES OF

ANY AGREEMENTS OR ARRANGEMENTS BETWEEN S&P DOW JONES INDICES AND LICENSEE, OTHER THAN THE LICENSORS OF S&P DOW JONES INDICES."

"The Credit Suisse Retiree Balanced Index" and "Credit Suisse", and any trademarks, service marks and logos related thereto are service marks of Credit Suisse Group AG, Credit Suisse International, or one of their affiliates (collectively, "Credit Suisse" or "CS"). Credit Suisse has no relationship with Oceanview Life and Annuity or its affiliates ("Oceanview" or "OVLAC") other than the licensing of the Credit Suisse Retiree Balanced Index and its service marks for use in connection with the Harbourview Fixed Index Annuity ("Product") and is not a party to any transaction contemplated hereby. CS shall not be liable for the results obtained by using, investing in, or trading the Product. CS has not published or approved this document and accepts no responsibility for its contents or use. Obligations to make payments under the Product are solely the obligation of Oceanview and are not the responsibility of Credit Suisse.

Credit Suisse Retiree Balanced Index (the "Strategy") is the property of Credit Suisse, which has contracted with S&P Opco, LLC (a subsidiary of S&P Dow Jones Indices LLC) ("S&P Dow Jones Indices") to license the use of the S&P U.S. GIC's Indices in connection with the Strategy. The S&P U.S. GICs Indices are the property of S&P Dow Jones Indices (S&P), its affiliates and/or their third party licensors. S&P Dow Jones Indices, its affiliates and their third party licensors shall have no liability for any errors or omissions in the Strategy and the Strategy is not sponsored, endorsed, sold or promoted by S&P, its affiliates or their third party licensors. The Product is not sponsored, endorsed, sold or promoted by S&P, its affiliates or their third party licensors and neither S&P, its affiliates nor third party licensors make any representation regarding the advisability of investing in the Credit Suisse Retiree Balanced Index.

Name of Owner(s) – Provide information on annuit	ant if contract is owned by non-natural person.
Owner's Current Age	Joint Owner's (if any) Current Age
Name of Product being applied for	Approximate Premium

1. Annual Income: Gross Household Income of contract owner(s):

🗆 \$0 - \$25,000 🗌] \$25,001 – \$50,000	🗆 \$50,001 — \$75,000	🗌 \$75,001 – \$100,000
□ \$100,001 - \$250,000	□ \$250,000 - \$500,0	00 🛛 🖾 Greater than \$	\$500,000

2. Financial Experience (check one):

□ **Limited:** The proposed contract owner has made limited financial decisions prior to this application with little experience with financial markets and/or credit transactions.

□ **Moderate:** The proposed owner has made previous financial decisions such as a home or automobile loan; credit card use; purchased other annuity contracts or life insurance policies; made a financed purchase; invested in a retirement plan such as a 401(k) or 403(b); purchased or held mutual funds; etc.

□ Advanced: The proposed owner has made previous financial decisions including stock or bond purchases and or trades; proposed owner has participated in private placement offerings; proposed owner has participated in advanced financial transactions, etc.

3. Risk Tolerance for this contract's funds (check one):

Conservative: Owner has little tolerance for volatility and/or principal loss.

Moderate: Owner has some tolerance for short-term volatility and/or principal loss.

□ **Aggressive:** Owner has tolerance for and expectations of volatility and principal loss and/or gain.

4. Federal Income Tax Bracket:

□ 0% □ 10 or 12% □ 22 or 24% □ 32, 35 or 37%

5. Financial Objectives for this Contract (check most important objective):

□ Income for Today	□ Income for Life [□ Guarant	eed Interest	Rate 🗌	Principal Protection
Tax Benefits	□ Pass Along to Benefit	s 🗆 Acc	umulation	🗆 Other	·:

6. Funding of this annuity (check all that apply):

□ Earnings/Wages □ Cash Value from Life Insurance/Annuity □ Savings/Checking

 \Box Gift \Box Mutual Fund/Stock/Bond Redemption \Box Death Benefit Proceeds \Box CD

□ Retirement Fund/Rollover □ Reverse Mortgage/Home Equity Loan

7.	Initial Surrender Charge Period: Years
8.	Financial Time Horizon:
	□ Less than 1 year □ 1-3 Years □ 4-6 Years □ 7-10 Years □ More than 10 Years
9.	Liquid Net Worth: □ Under \$50,000 □ \$50,001-\$100,000 □ \$100,001-\$250,000 □ More than \$250,000
10.	Percentage of Liquid Net Worth Represented by this Contract:

11. Other than the premium in this annuity, will the annuitant have sufficient funds or other assets available to access, without penalty, for living expenses and in case of emergencies?
Yes No

12. Are any of the following changes anticipated during the surrender charge period of the proposed annuity? Please explain including the expected changes and amount.

- a. Significant increase □ or decrease □ in living expenses? If Checked, explain: _____
- b. Significant increase □ or decrease □ in income?
 If Checked, explain: ______

13. Will this transaction trigger any charges or fees to any existing account, annuity or life insurance policy used to fund the proposed contract? Presson Presson

14. Has the proposed owner replaced or exchanged another life insurance or annuity contract within the past 3 years?
Yes
No

The basis for recommending this annuity is (section must be completed, include additional documentation if necessary):

OWNER'S CERTIFICATION	OWNER'S CERTIFICATION: STATEMENT OF UNDERSTANDING			
I attest to this Statement of Understanding. I have completed or reviewed this form and to the best of my knowledge the information provided on the Fixed Annuity Suitability Questionnaire is accurate. I understand the insurer may contact me to verify information provided or to seek further information. My financial professional has reviewed the features and benefits of this purchase as well as any applicable fees and charges associated with this purchase. I acknowledge that my financial professional does not provide legal or tax advice. I believe that the purchase of this annuity contract is suitable for my financial needs and objectives.				
Owner(s) Signatures Date				
Owner(s) Names				
Owner(s) Contact Information (at least one is required):				
Phone Number Email Address Cell Number				

PRODUCER'S CERTIFICAT	PRODUCER'S CERTIFICATION:			
I have made a reasonable effort to obtain information from the proposed owner(s) concerning his/her financial status, objectives and other pertinent information. I have delivered information to the applicant concerning the costs and benefits of the annuity. Based on the facts disclosed by the proposed owner(s), and all information known to me at this time, I have reasonable grounds to believe that the recommendation to purchase or exchange this annuity contract is suitable and that certain features of the annuity will provide benefit. Furthermore, I agree to maintain and make available upon request to the insurer or the insurance commissioner, records of the information collected, including any additional needs analysis forms, and other information used as the basis for this annuity contract recommendation for the number of years required by state laws or regulations. I understand the insurer may contact the proposed owner for additional information.				
Producer Signature Date				
Producer Name				
Producer Contact Information (at least one is required):				
Phone Number	Email Address	Cell Number		



Oceanview Life and Annuity Insurance Company Oceanview Life and Annuity Company P.O. Box 830 Grimes, IA 50111-0830

Notice of Replacement of Life Insurance or Annuities

Tel 1-888-295-3815

Life Insur

Important Notice: Replacement of Life Insurance or Annuities

(This notice must be signed by the applicant(s) and producer with the original sent to Oceanview Life and Annuity Insurance Company and a copy left with the applicant(s).)

Replacing your life insurance policy or annuity?

Are you thinking about buying a new life insurance policy or annuity and discontinuing or changing an existing one? If you are, your decision could be a good one — or a mistake. You will not know for sure unless you make a careful comparison of your existing benefits and the proposed benefits.

Make sure you understand the facts. You should ask the company or agent that sold you your existing policy to give you information about it and its replacement.

There may be disadvantages to dropping your existing life insurance or annuities. Hear both sides before you decide. This way you can be sure you are making a decision that is in your best interest.

We are required by law to notify your existing company that you may be replacing your policy.

www.oceanviewlife.com

You are urged not to take action to terminate, assign or alter your existing policy until your new policy has been issued and you have examined it and found it acceptable.

2 Policy Information for Existing Insurance

INSURER NAME	INSURED OR ANNUITANT NAME	POLICY NUMBER*	GENERIC NAME	FACE/ANNUITY AMOUNT
				¢
				Ψ
				\$
				ф-
				ð
* If a number has not been assigned	d by the existing insurer, indicate alternative id	dentification such as an	application or rece	eipt number.
8				
The proposed policy is:				\$
	TYPE OF POLICY - GE			FACE/ANNUITY AMOUNT
				THOE/THRUTT AMOUNT

3 Acknowledgement

OWNER NAME(S)	PHONE	BIRTH DATE(S)	
ADDRESS	СІТҮ	STATE	ZIP CODE
PROPOSED INSURED OR ANNUITANT NAME(S) (IF DIFFERENT THAN OWNER) PHONE		BIRTH DATE(S)	
ADDRESS CITY ST		STATE	ZIP CODE
OWNER SIGNATURE		– DATI	Ξ
OWNER SIGNATURE		DATI	

4 Producer

PRODUCER NAME	PHONE	LICENSE NUMBER	
ADDRESS	СІТҮ	STATE	ZIP CODE
PRODUCER SIGNATURE DATE			Ξ



Oceanview Life and Annuity Company Oceanview Life and Annuity Insurance Company PO Box 830 Grimes, IA 50111 Tel.888.295.3815 www.oceanviewlife.com

Request for Rollover, Transfer or Exchange

1 Transferring Institution

	CONTRACT RENEWAL DATE	FAX	
COMPANY OR CUSTODIAN		PHONE	
STREET ADDRESS (NOT A POST OFFICE BOX)	CITY	STATE	ZIP CODE

2 Existing Policy or Account

OWNER(S)	OWNER SSNs (or TINs)		
ADDRESS	CITY	STATE	ZIP CODE
ANNUITANT(S), INSURED(S) OR PARTICIPANT	ANNUITANT, INSURED(S) OR PARTICIPANT SSNs (or TINs)		
BENEFICIARY (IF PARTICIPANT IS DECEASED)	BENEFICIARY SSN (or TIN)		
INVESTMENT VEHICLE CD Life Insurance Annuity Custodial Account Other		ACCOUNT OR CONTR	RACT NUMBER(S)

3 Transaction Type (Complete section A or B.)

A Qualified Funds

(For rollover, transfer or exchange into a 40	3(b) Tax-Sheltered Annuity, use form	OVLAC-APP-403B
Funds From	Funds To	
 Traditional IRA Inherited IRA Roth IRA SEP IRA 403(b) TSA Qualified Pension or Profit Sharing Plan 	Initiated by Participant Traditional IRA Roth IRA SEP IRA Qualified Pension or Profit Sharing Plan 	Initiated by Beneficiary □ Inherited IRA (Attach form OVLAC – APP-IRA)

Oceanview Life and Annuity Company's Traditional IRA, Roth IRA, SEP and 403(b) contracts meet the requirements of Internal Revenue Code § 408(b), 408A, 408(k) and 403(b)(1) respectively.

B Non-Qualified Funds

Transaction Type: □ Direct Transfer □ 1035 Exchange

AdditionalFundsForthcomingAfterThisTransfer:

 \Box No \Box Yes:\$

The undersigned owner(s) authorizes the transferring institution to liquidate and transfer the requested amount or percentage of the owner(s)'s rights, title and interest in the referenced account(s), without exception to Oceanview Life and Annuity Company. This assignment is made to facilitate the exchange of all or a portion of the above-referenced policy for a new policy(ies) with Oceanview Life and Annuity Company pursuant to Section 1035 of the Internal Revenue Code. The undersigned owner(s) understands and agrees that Oceanview Life and Annuity Company is providing this form and participating in this exchange at the owner(s)'s request. The owner(s) acknowledges that Oceanview Life and Annuity Company has not made, and will not make, any representations or warranties regarding the tax effects, if any, of this assignment, and any resulting taxes will be the sole responsibility of the owner(s). In consideration of Oceanview Life and Annuity Company willingness to participate in this exchange, the owner(s) accepts all responsibility for the validity of this assignment and releases Oceanview Life and Annuity Company from any and all claims or liability resulting from this exchange. This Absolute Assignment shall be binding on the owner(s) and on the owner(s)'s personal representatives, heirs, successors and assignees. The owner(s) acknowledges and warrants that no other person has any interest in this policy, that no proceeding bankrupt cy pending or has been filed affecting the policy, and that any collateral assignment of the policy has been properly released by the collateral assignee prior to the execution of this Absolute Assignment contract's benefits and provisions within a reasonable time.

4	ost Policy Statement (Applicable only to a full surrender to effect the rollover, transfer or exchange.)
---	--

The undersigned certifies that:	
□ The policy or contract is attached.	
□ The policy or contract is lost or has been destroyed. To the best of my knowledge it is no	t in anyone's possession.
5 Participant/Beneficiary Declaration (Complete only for rollover of 403(b) Tax-Sheltered Annuity funds.)	
6 Authorization	
The undersigned owner(s) or beneficiary authorizes the transferring institution to liquidate and t	ransfer
% or \$as cash from the policy or account to Oceanview Life an	nd Annuity Company:
□ Transfer Immediately (default action if no selection is made)	
□ Transfer on Maturity or Anniversary Date	
Transfer on	
I (We) authorize disclosure of information to Oceanview Life and Annuity Company as necessary	to complete the requested
transaction. I(We) understand that the rollover, transfer or exchange will be effective on the date the	
transaction. I we) understand that the ronover, transfer or exchange will be effective on the date th	he check(s) is (are) received.
OWNER OR BENEFICIARY SIGNATURE	DATE
OWNER SIGNATURE	DATE

DATE

GUARANTEE SIGNATURE (IF APPLICABLE)

Request for Funds Transfer (To be completed only by an authorized Oceanview Life and Annuity Company home-office employee.) Oceanview Life and Annuity Company is prepared to accept the assets as indicated in this document and will transfer the assets into a new or existing policy with Oceanview Life and Annuity Company.

Oceanview Life and Annuity Company (TIN #75-1222043) hereby requests that the above-documented surrender or partial withdrawal be transacted immediately. All proceeds, including any premiums, shall be payable and forwarded to:

Oceanview Life and Annuity Company

P.O. Box 830 Grimes, IA 50111-0830	OWNER(S), ANNUITANT(S) OR BENEFI	ICIARY NAME
Please refer to the Oceanview Life an The requested action is a 1035 Ex		CT NUMBER
AUTHORIZED OCEANVIEW LIFE AND ANNUITY	COMPANY HOME OFFICE EMPLOYEE SIGNATURE	DATE
AUTHORIZED OCEANVIEW LIFE AND ANNUIT	Y COMPANY HOME OFFICE EMPLOYEE PRINTED NAME	-
AUTHORIZED OCEANVIEW LIFE AND ANNUIT	COMPANY HOME OFFICE EMPLOYEE TITLE	-

7



Important Notice: Replacement of Life Insurance or Annuities

(This notice must be signed by the applicant(s) and producer with the original sent to Oceanview Life and Annuity Insurance Company and a copy left with the applicant(s).)

Replacing your life insurance policy or annuity?

Are you thinking about buying a new life insurance policy or annuity and discontinuing or changing an existing one? If you are, your decision could be a good one — or a mistake. You will not know for sure unless you make a careful comparison of your existing benefits and the proposed benefits.

Make sure you understand the facts. You should ask the company or agent that sold you your existing policy to give you information about it and its replacement.

There may be disadvantages to dropping your existing life insurance or annuities. Hear both sides before you decide. This way you can be sure you are making a decision that is in your best interest.

We are required by law to notify your existing company that you may be replacing your policy.

You are urged not to take action to terminate, assign or alter your existing policy until your new policy has been issued and you have examined it and found it acceptable.

2 Policy Information for Existing Insurance

INSURER NAME	INSURED OR ANNUITANT NAME	POLICY NUMBER*	GENERIC NAME	FACE/ANNUITY AMOUNT
				\$
				\$
				\$
* If a number has not been assigned by th	e existing insurer, indicate alternative identi	fication such as an	application or rece	ipt number.
The proposed policy is:				\$
The proposed policy is.	TYPE OF POLICY — GENERIC	NAME		₩ FACE/ANNUITY AMOUNT

3 Acknowledgement

OWNER NAME(S)	PHONE	BIRTH DATE(S)	
ADDRESS	CITY	STATE	ZIP CODE
PROPOSED INSURED OR ANNUITANT NAME(S) (IF DIFFERENT THAN OWNER)	PHONE	BIRTH DATE(S)	
ADDRESS	CITY	STATE	ZIP CODE
OWNER SIGNATURE		DATE	
OWNER SIGNATURE		DATE	

4 Producer

PRODUCER NAME	PHONE	LICENSE NUMBER	
ADDRESS	CITY	STATE	ZIP CODE
PRODUCER SIGNATURE		DATE	

1. Contract Information	
Constrant Number	
Contract Number	
Name of Contract Owner	Social Security or Tax I.D. Number
Name of Annuitant (If different from Contract Owner)	Social Security or Tax I.D. Number
	·····, ·····
Street Address, City, State, Zip	
Name of Contract Owner (If applicable)	Social Security or Tax I.D. Number
2. Full Name of Trust	
Please be sure to accurately state the Trust's full name	
3. Type of Trust	
□ Irrevocable □ Revocable	
4. Date of Trust:	4.a Statute That Governs the Trust:
5. Trust Tax Identification Number (Please check one):	
The Trust does not have a separate taxpayer identifica FIRST Settlor/Grantor listed below should be used; or	ition number. Thus, the personal taxpayer identification number of the r
The Trust tax identification number is:	
6. Names of Settlors/Grantors of Trust	
1	
2	(SSN)
(Please attach additional pages if insufficient space has been	(SSN)
7. Names of ALL current Trustees:	
1	
2	
3	
(Please attach additional pages if insufficient space has been	provided.)
8. Names of ALL Successor Trustees (if applicable):	
1	
2	
(Discount of a standard	



Oceanview Life and Annuity Company

9. Instructions for Trustee Signature/Authentication

The Trust Agreement requires that; (Please mark the appropriate box)

Any of the Trustees, acting alone

□ All of the Trustees acting together

Other (explain)

Must sign or otherwise authenticate forms and/or requests on behalf of the Trust in connection with our products.

10. Neither the Insurance Agent nor any person affiliated with the insurance agent is a beneficiary of the Trust

□ Agree

Disagree

If you marked Disagree, please attach an explanation of why they are named a beneficiary of the Trust

<u>Note</u>: Under the laws of most states, an agent is restricted in, or prohibited from, having a beneficial interest in a contract/policy sold by that agent, unless that agent is a family member, or has a recognized insurable interest.

11. The Trust is validly executed and in full force and effect?

□ Yes □ No Note: Trust must be formed and domiciled in the United States or one of its Territories at all times.

12. Certifications by Trustee(s)

The Trustee(s) states

and agrees that:

The Trust, if named owner, is authorized under the terms of the Trust to purchase and/or hold insurance on the life of any insured/annuitant. If named beneficiary, the Trust is authorized to receive proceeds as provided under the terms of the insurance policy and/or annuity contract. I/we have also determined the insurance product is appropriate for the Trust's purpose and the terms of the insurance product conforms to the income distribution requirements, if any, of the Trust.

IWe certify that Oceanview Life and Annuity Company (the "Company") may rely solely on this Verification and the information provided for policy/contract administration purposes and the Company has no obligation to investigate the terms of the Trust or the authority of the Trustee(s). The Company expressly denies responsibility regarding the use and applications of any payments made to the Trust by the Trustee(s) and the Trustee(s) will hold the Company harmless from any action the Company takes at the direction of the Trustee(s).

The Trustee(s) declares that each and every Trustee and successor Trustee are bound by this certification. It is further understood that the Company may rely upon the direction of the named Trustee(s) until the company receives written notification at its Home Office of a change of Trustee. Furthermore, the Trustee(s) agrees to notify the Company of any changes to the Trust itself that will alter the information provided in this Trust Verification.

The signature(s) below certify the previous information provided and agreed to on this Verification is true

and accurate: <u>Notes</u>: The number of Trustees indicated in section 8 must sign below If additional signature blocks are required, please photocopy this form and attach accordingly

Signature of Trustee

Date

Signature of Trustee

Date



APPLICANT/CONTRACT OWNER INFORMATION

Owner's Name:	
Joint Owner's Name:	
City & State Where Application was Signed:	
Owner's Signature:	Date:
Jt. Owner's Signature:	Date:

REASON FOR EXCEPTION TO APPLICANT APPLYING IN STATE OF RESIDENCE

Please use the space below to provide the reasoning for signing application documents outside of your state of permanent residence.

We will not accept applications for cross-border sales to residents of the following states: Arkansas, Idaho, Massachusetts, Minnesota, Mississippi, New York, Utah, Washington, and Wisconsin

PRODUCER SIGNATURE REQUIRED

I hereby represent and warrant to the Company that the representation set forth herein are true and correct to the best of my knowledge. I also understand that any intentionally false statement made to the Company on this form, or any other document related to the issuance of insurance products constitutes fraud and may subject me to criminal and/or civil liability.

Producer's Signature: _____ Date: _____



Beneficiary Designations

Beneficiary Type	Beneficiary Name	Relationship	%	SSN	Date of Birth	Gender
1.						
2.						
3.						
4.						
5.						
6.						
7.						
8.						
9.						
10.						
11.						
12.						
13.						
14.						
15. OVLAC BENE AL	NTI					DEV 01/20

OVLAC-BENE_ADDTL



Trustee Designations

Trustee Name	Trustee Phone	Trustee Email
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		
11.		
12.		
13.		
14.		
15.		

OVLAC-TRUSTEE_ADDTL