

Terms and Conditions for Stay and Rewarded Campaign (“Campaign”)

1. Campaign Period

The Campaign is organized by Sun Life Malaysia Assurance Berhad [Registration No.: 199001005930 (197499-U)] and Sun Life Malaysia Takaful Berhad [Registration No.: 200501012215 (689263-M)] (hereinafter referred to as “**SLM**”) and subject to the following terms and conditions.

The Campaign runs from 1st **January 2024** until 31st **December 2024** (hereinafter referred to as the “**Campaign Period**”). SLM reserves the right to change the Campaign Period with a reasonable notice period.

2. Eligibility

a) The Campaign is open to SLM’s clients who fulfil the following criteria (hereinafter referred to as “**Eligible Clients**”): -

- (I) whose insurance/takaful contract (“**Policy/Contract**”) status is in-force;
- (II) who are 18 years old and above (as at the commencement of the Campaign Period); and
- (III) who are Malaysian citizens or permanent residents of Malaysia.

b) Permanent and/or contract employees of SLM who fulfil the above criteria are also eligible to participate in the Campaign.

3. Campaign Mechanics

a) The Eligible Clients with unsuccessful billing status will receive short message service (SMS) reminder with reward offer (“**Offer SMS**”) after seven (7) days of the Policy’s/Contract’s premium/contribution due date (“**Due Date**”).

b) The Eligible Clients will have to pay their Policy’s/Contract’s premium/contribution (“**Premium/Contribution**”) within thirty (30) days from the Due Date, upon receipt of the Offer SMS to avoid lapsation of the Policy/Contract.

c) The Eligible Clients are entitled to **one (1) Gift** (as hereinafter defined) only throughout the Campaign Period once they have successfully paid their Premium/Contribution within thirty (30) days from the Due Date, upon receipt of the Offer SMS

4. The Gift

a) The Campaign offers e-voucher (“**Gift**”) to the Eligible Clients who paid their Premium/Contribution within thirty (30) days from the Due Date upon receipt of the Offer SMS during the Campaign Period (“**Participants**”). No request for change of e-voucher will be entertained.

b) The Gift will be delivered on the next following month after the Eligible Clients paid their Policy’s/Contract’s premium/contribution within the due date and the Gift will be sent either via SMS or email to the Participants’ mobile number or email address as per SLM’s current record respectively.

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- c) The Gift needs to be redeemed within the validity period as stated in the Gift.
- d) The Gift is not transferable or redeemable or exchangeable for cash or credit of any kind. Each Participant is only entitled to **one (1) Gift** during the Campaign Period.
- e) SLM shall have no obligation to substitute the Gift with any alternative prize, cash equivalent or other compensation in the event the Participants fail to redeem or utilize the Gift within the validity period of the Gift, for any reason whatsoever.

5. Other Conditions

- a) By participating in the Campaign, the Participants are deemed to have read, understood and agreed to be bound by these Terms and Conditions. SLM reserves the right to disqualify any Participant if it has reasonable grounds to believe that the Participant has breached any of the Terms and Conditions of the Campaign or if any Participant has provided inaccurate information whilst participating in the Campaign.
- b) To the fullest extent permitted by law, SLM expressly excludes and disclaims any representations, warranties, or endorsements express or implied, written or oral, including but not limited to any warranty of quality, merchantability or fitness for a particular purpose in respect of the Gift.
- c) Any enquiries and complaints directly and solely in relation to the Gift must be referred to the merchant’s client service centre or on the label of the merchandise(s) or its client service representatives. SLM shall not be bound to deal with any enquiries and complaints in respect of the Gift and shall bear no responsibility for resolving such disputes or for the dispute itself.
- d) Any and all decision made by SLM in relation to every aspect of the Campaign shall be final and conclusive. Any subsequent correspondences, protest, appeals or enquiries will not be entertained.
- e) SLM shall not be held liable in any manner whatsoever for any loss or damages howsoever arising in connection with the Campaign (including loss of opportunity and consequential loss flowing therefrom). Furthermore, SLM shall not be liable for any default in respect of the Campaign due to any act of God, war, riot, strike, lockout, industrial action, fire, flood, drought, storm, infectious disease outbreak or any event beyond the reasonable control of SLM.
- f) For the avoidance of any doubt, SLM shall not be liable for any telco charges, roaming or phone charges which is to be borne by the Eligible Clients and/or Participants, whether in or outside Malaysia.

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- g) SLM may use the Participants’ entries, including without limitation, photos, drawings, text, and any other content or information submitted for purposes of the Campaign (collectively the “**Materials**”), and the Participants’ name, and/or likeness, for advertising, publicity and promotion of any goods or services of SLM, for an unlimited time throughout the world without compensation, and in any media. The Participants shall do all things necessary to give effect to this if requested by SLM.
- h) It will be the Eligible Clients’ and/or Participants’ responsibility to ensure their contact details, including phone number and email address, are current and updated in the records with SLM. Should an Eligible Client’s and/or Participant’s contact details changed during the Campaign Period, the Eligible Client and/or Participant must notify SLM directly and update their contact details accordingly. SLM shall not be responsible to the Eligible Clients and/or Participants for any loss (including loss of opportunity and consequential loss following therefrom) suffered in the event the Eligible Clients’ and/or Participants’ contact details in the record is not current or correct.
- i) SLM shall not be held liable or responsible for any delay and/or failure due to any internet service provider-related issues; including but not limited to any delay and/or failure of the system to capture the Participants’ participation in the Campaign and/or the end of the Campaign Period due to, including but not limited to, an internet error or glitch, poor internet connection and web page glitch. No proof of entries to show the Participants’ participation in the Campaign will be entertained.
- j) Each Participant agrees to indemnify, release and hold harmless SLM, its holding, subsidiary or related companies as defined in the Companies Act 2016, directors, officers, employees, agents, sponsors and/or representatives against any and all losses, rights, claims, actions and damages (including special, indirect and consequential damages) arising from or incurred as a result of the Participants’ participation in the Campaign, acceptance of any Gift, and/or the use of the Participants’ entry and/or likeness in connection with the Campaign or violation of these Terms and Conditions.
- k) SLM reserves the right to cancel, terminate or suspend the Campaign upon giving adequate notice. For the avoidance of doubt, cancellation, termination or suspension of the Campaign shall not entitle any of the Eligible Clients and/or the Participants to any claim or compensation against SLM for any losses or damages suffered or incurred by the Eligible Clients and/or Participants as a direct or indirect result of the act of cancellation, termination or suspension.
- l) SLM reserves the rights upon giving adequate notice to vary (whether by addition, deletion, modification, amendment or otherwise howsoever) (“**Amendment**”) any of these Terms and Conditions. Notification to the Eligible Clients and/or the Participants in respect of the Amendment shall be effected at SLM’s absolute discretion through any one of the following means of communication, namely, by ordinary mail or email to the Eligible Clients’ and/or Participants’ last known address or registered email address with SLM, or by effecting an advertisement regarding the Amendment in one newspaper of SLM’s choice, or via SLM’s

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website or by any other means of notification which SLM may select, and the Amendment shall be deemed as binding on the Eligible Clients and/or Participants as from the date of notification of the Amendment or from such other date as may be specified by SLM in the notification.

- m) By participating in this Campaign, Eligible Clients and/or the Participants hereby acknowledge and expressly agree that any extension of Campaign Period shall be at the sole discretion of SLM whereby all Eligible Clients and/or the Participants shall continue to be bound by the terms and conditions of this Campaign for the entire duration of the Campaign Period and any extension thereof, unless expressly notified otherwise by SLM. It is the Eligible Clients and/or the Participants responsibly to regularly review and remain informed of any updates or extensions to these terms and conditions.
- n) The Eligible Clients and/or Participants acknowledge, understand and agree that any of the Eligible Clients and/or Participants’ information or personal data (“**Personal Data**”) collected or held by SLM may be held, used and disclosed by SLM to individuals or organisations related to or associated with SLM or to any authorised third party, including service providers, agents and contractors who provide administrative and business support to Sun Life and act on Sun Life’s behalf for purposes of the Contest (including but not limited to delivery of the Gift to the Winners) and providing relevant services (if and only if they are pertinent in executing the relevant contractual and legal obligation(s) for the purposes of the Contest) in relation to the Participants’ Policy/Contract and to communicate with the Participants for such purposes. SLM is committed to the protection of the Eligible Clients’ and /or Participants’ rights to privacy and data security under Personal Data Protection Act 2010 and relevant regulation thereof and SLM shall at all times ensure that the Eligible Clients’ and/or Participants’ Personal Data shall be processed diligently in compliance to existing laws and in accordance with SLM’s Privacy Notice accessible from SLM’s website at www.sunlifemalaysia.com.
- o) In the event of any complaints related to the Campaign, the Eligible Clients and/or the Participants may contact SLM’s Client Service Unit bearing the following address, telephone number and email address: -
Sun Life Malaysia Assurance Berhad
Sun Life Malaysia Takaful Berhad
Level 8, 338 Jalan Tuanku Abdul Rahman,
50100 Kuala Lumpur.
Telephone: 1300 88 5055 (8:30AM – 5:00PM)
Email: wecare@sunlifemalaysia.com
- p) These Terms and Conditions shall be governed by and construed in accordance with the laws of Malaysia and the Eligible Clients and/or the Participants agree to submit to the exclusive jurisdiction of the Courts of Malaysia.