

Pension Rules

Part 2 General Terms and Conditions (GTC)

Version of 01.2024

General Information on the Pension Rules

The Pension Rules of the Collective Foundation BVG of Allianz Suisse Life Insurance Company consist of Part 1: Special Rules (SR) and Part 2: General Terms and Conditions (GTC). For information purposes every insured person receives a pension certificate prepared by the Foundation.

The SR contain information specific to the pension plan that applies to the relevant pension scheme. They supplement the GTC with regard to the specific features of the plan and take precedence over them.

The GTC are equally valid for all pension plans of enrolled companies and apply without restriction, subject to provisions based on the individual agreed pension plan (SR).

The individual pension certificate reflects the insured person's specific pension situation in accordance with the pension plan. The provisions of the Pension Rules are authoritative.

The Pension Rules can be inspected at the employer's premises or obtained from Allianz Suisse Life, P.O. Box 8010, Zurich. The GTC are also published on the website.

The Foundation is authorised, but not obliged, to make further information and documentation relating to the Foundation and to its pension schemes available for download from www.allianz.ch. In particular, the special forms relating to pension provision, the collective insurance contract, the General Terms and Conditions for Collective Life Insurance, the Cost Schedule, the Premium Account Rules and the applicable interest rates, the Foundation's Articles of Incorporation, the Organisational Regulations, the Investment Regulations, the Partial Liquidation Regulations, details of changes to these documents, the names of members of the Board of Trustees and the Foundation's annual financial statements and annual report may be published on the Internet. The Foundation is entitled to restrict or discontinue publication on the Internet at any time.

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0. Terms and legal basis

Terms

Foundation

Collective Foundation BVG of Allianz Suisse Life Insurance Company, Wallisellen

Allianz Suisse Life

Allianz Suisse Life Insurance Company Ltd, Wallisellen

Employer

An enrolled company

Pension scheme

The employer's "pension fund" established with the Foundation

Employees

Persons employed by the employer

Group of insured persons/insured persons

All employees and self-employed employers insured in a pension plan

Pension Commission

Joint governing body of the pension scheme

Board of Trustees

The supreme governing body of the Foundation

Compulsory pension provision

Minimum benefits in accordance with the Federal Act on Occupational Retirement, Survivors' and Disability Benefits (BVG)

Elective pension provision

Benefits that exceed the compulsory pension provision ("supplementary" provision)

BVG-compliant plans

Pension plans in which the insured risk benefits depend on the projected retirement assets excluding interest

WEF early withdrawal

Withdrawal for the purposes of home-ownership promotion

Normal retirement age

Reference age pursuant to Article 21 paragraph 1 AHVG

Legal basis

ATSG

Federal Act on the General Part of Social Security Law

BVG

Federal Act on Occupational Retirement, Survivors' and Disability Benefits

FZG

Federal Act on Vested Benefits in Occupational Retirement, Survivors' and Disability Benefits

AHVG

Federal Act on Retirement and Survivors' Insurance

IVG

Federal Disability Insurance Act

UVG

Federal Accident Insurance Act

MVG

Federal Military Insurance Act

ZGB

Swiss Civil Code

OR

Swiss Code of Obligations

SchKG

Federal Debt Collection and Bankruptcy Act

VAG

Federal Insurance Companies Supervision Act

DSG

Federal Data Protection Act

PartG

Federal Act on the Registered Partnership of Same-Sex Couples

1. General information

1.1. Pension provider

- ¹ The Foundation was established by Allianz Suisse Life as a pension provider in accordance with Article 80 ff. ZGB, Article 331 ff. OR and Article 48 (2) BVG.
- ² The Foundation has been entered in the Commercial Register and the Occupational Pensions Register. It is subject to legal supervision.

1.2. Purpose of pension provision

- ¹ The purpose of pension provision is to provide insured persons and those entitled to benefits under the Pension Rules with at least the insurance cover stipulated by the BVG.
- ² These Pension Rules describe the rights and obligations of the Foundation, the insured persons and those entitled to benefits on the basis of the SR agreed for the relevant pension scheme. They also set out the conduct of the employer with regard to these. The Pension Rules particularly stipulate the legal entitlements of insured persons and their survivors in retirement and in the event of death, disability and departure from the pension scheme, within the framework of the home-ownership promotion scheme and in the event of divorce or legal dissolution pursuant to the PartG.
- ³ The specific pension plan that applies to the relevant pension scheme is reflected in the SR.
- ⁴ For each pension scheme, the pension plan must conform to the principles of reasonableness, collectivity, equal treatment and orderliness, as well as to the insurance principle.
- ⁵ If the employer enrolls with one or more other pension providers (meaning that persons insured by the Foundation are also insured by other pension providers), this must be reported to the Foundation without delay. In consultation with the pension providers involved, the employer must take precautions to ensure that the total pension benefits are commensurate. The Foundation is authorised to amend its pension plans if enrolment with other pension providers means that the total pension benefits are not commensurate.

1.3. Management of retirement assets

In addition to compulsory pension provision, the SR may also provide for elective pension provision. If the pension plan includes elective as well as compulsory pension provision, retirement assets for both the elective and the compulsory components are managed separately from an accounting perspective. The retirement assets must be at least equal to the retirement assets legally prescribed by the BVG.

1.4. Implementation of the employee benefits scheme

- ¹ In fulfilment of its legal obligation to provide benefits, the employer has concluded an enrolment contract with the Foundation for the provision of employee benefits.
- ² By concluding the enrolment contract, the employer and the Pension Commission acknowledge that Allianz Suisse Life will be responsible for administering employee benefits, implementing the Pension Rules and supplying information to insured persons. They shall notify beneficiaries and also third parties – where this is appropriate by virtue of legal provisions regarding data disclosure and the provision of information to

insured persons – of their rights and obligations.

- ³ The Foundation has concluded a collective insurance contract with Allianz Suisse Life for each pension scheme covering the risks of retirement, death and disability.

1.5. Board of Trustees / Pension Commission

- ¹ The constitution, composition, quorum requirements, rights and obligations of the Board of Trustees and the Pension Commission are set out in the Organisational Regulations.
- ² A Pension Commission shall be formed for the pension scheme.

1.6. Cooperation

1.6.1. Reporting and notification obligations

- ¹ As a rule, the employer, the insured person and the beneficiaries are obliged to provide the Foundation with all the data and supporting documentation that it requires in order to provide employee benefits (e.g. entry and departure forms, certificate of existence, official death certificate, grant of probate, medical certificates, disability insurance documentation, training/education certificates, family booklet etc.) and home-ownership promotion (e.g. purchase contract, contract for services, unit certificates, pledge agreement, mortgage contract, extract from the land register etc.) within 30 days. The reporting and notification obligation relates in particular to:
 - a) Reporting changes of name or address
 - b) Registering the entry of a new member and the departure of a former member of the group of persons required by the Pension Rules to be covered at the commencement and termination of the employment contract or the insurance obligation (including information on previous and future benefit provision)
 - c) Reporting the personal data required for the provision of employee benefits and any changes to it
 - d) Providing information on the fitness for work of persons who are or are to be insured, particularly regarding the commencement and termination of incapacity
 - e) Reporting the (projected) AHV annual salaries of the persons who are or are to be insured for the current insurance year (commencing at the contractual reference date – as a rule on 1 January)
 - f) Reporting major changes that might have effects on benefit provision, notably the conclusion of, changes to or suspension of daily benefits insurance that would have a substantial impact on the commencement – or, where applicable, the delay of benefit payments by the Foundation (duration of waiting period)
 - g) Reporting incidences of retirement, death and disability and submitting supporting documentation
 - h) Providing information on eligible income for the calculation of overpayment or the coordination of insurance benefits
 - i) Reporting that circumstances giving rise to an entitlement have changed or no longer apply, such as reaching retirement age, changes in the degree of incapacity, death, remarriage, etc.
 - j) Notification of the employer's enrolment with another occupational pension provider

- k) Information related to a purchase about balances pursuant to Section 5.4.1 paragraph 3 that could reduce the maximum purchase amount
- ² The provisional continuation of insurance and maintenance of the entitlement to benefits in the event of the reduction or termination of the IV disability pension (Article 26a BVG) is subject to special reporting and notification obligations:
- a) For three years after the reduction or termination of the IV disability pension, employers of employees whose insurance is provisionally continued at the Foundation or another pension provider in accordance with Article 26a BVG must indicate, together with the salary notification, since when a reduced IV disability pension or no IV disability pension at all has been paid.
 - b) Where the employee leaves his/her job and takes up new employment, the insured person must inform the Foundation of his/her most recent salary in his/her previous job for three years after the reduction or termination of the IV disability pension.
 - c) Once three years have elapsed since the reduction or termination of the IV disability pension, the employer must register the employee with the pension provider without delay.
- ³ Special obligations in the event of unfitness for work:
- a) The employer is required to notify the Foundation immediately in writing of the total or partial incapacity for work of an insured person once the insured person has been at least 40 percent incapacitated or has been incapacitated at the minimum rate stipulated in the SR for more than 30 days within 90 days of first becoming incapacitated. The Foundation will thereupon provide the employer with the insurance benefits application form, which it must return to the Foundation, fully completed and signed, within 30 days of the post-mark date.
 - b) If the insured person has been at least 40 percent incapacitated or has been incapacitated at the minimum rate stipulated in the SR for more than 30 days within 90 days of first becoming incapacitated, the employer must call on the insured person to apply for preliminary registration with the Swiss Federal Disability Insurance (IV). The Foundation may also call on the insured person to make such application or do so on his or her behalf.
 - c) The insured person must register with the IV within 30 days of the expiry of the specified period or within 30 days of being called upon to do so by the employer or the Foundation. This is designed to achieve the primary objective of the IV, namely the insured person's return to work.
- ⁴ Special obligations in the event of multiple insurance cover:
- a) If the insured person is covered by more than one insurance scheme and the total of all his or her AHV-relevant salaries and income is more than ten times the upper limit under the BVG (= 10 x 300 percent of the maximum AHV retirement pension), he or she must provide the Foundation and every other insurer with information on the totality of his or her insurance cover and on the salaries and income insured.
 - b) If the employer joins one or more other pension providers and persons insured by the Foundation are consequently simultaneously insured elsewhere, it must notify the Foundation accordingly without delay.
- ⁵ The forms provided by the Foundation for supplying particular details, reports and information must be used by the employer, the Pension Commission, insured persons, pensioners and other beneficiaries.
- ⁶ All details, reports and information must be supplied to the Foundation in writing, signed as accurate, within 30 days of the relevant circumstances becoming known. The same applies to papers, documentation, certificates and evidence required by the Foundation for the assessment of a situation and for cooperation with IV agencies. Until such information or documentation is supplied, the Foundation is entitled not to take the action it would otherwise have been required to take. It shall in particular not be liable to pay compensation for damages or to pay interest on delayed benefits unless required by law to do so. However, with regard to the notification of AHV annual salary in accordance with Section 1.6.1. paragraph 1 e), the employer is obliged to notify the Foundation of the current salary by 30 June of the relevant insurance year at the latest.
- ⁷ If the reporting and notification obligations have been breached and, through no fault of its own, the Foundation becomes liable towards third parties, especially towards insured persons, pensioners and other beneficiaries, for benefits that have not been adequately financed through premium payments by the employer, the person responsible for such breaches shall fully indemnify the Foundation for the ensuing costs and expenses.
- #### 1.6.2. Duty of loss mitigation
- ¹ Under the duty of loss mitigation, insured persons are obliged to do whatever possible, of their own accord, to improve their ability to work in their current profession or area of activity.
In particular, they are obliged
- to take every opportunity to find, accept or retain an occupation that can be reasonably adapted to their disability.
 - to make all possible and reasonable adjustments in their profession or area of activity so as to make the best possible use of their remaining ability to work.
 - to undergo reasonable medical treatment, providing this is capable of improving their ability to work to such an extent that the pension can be reduced or terminated. It is irrelevant whether or not the Foundation covers the costs of medical treatment.
 - under certain circumstances to relocate if there are suitable opportunities for employment in another area. Insured persons must actively cooperate with all reasonable measures aimed at retaining their current job or enabling their (re-)integration into the workplace.
- ² Insured persons are obliged to provide information and act in a cooperative manner and must undergo all prescribed, reasonable clarification and (re-)integration measures and actively contribute to the success of the (re-)integration measures. They must also be available for the necessary medical examinations and, if resident abroad, to undergo the clarifications needed to assess their pension entitlement in Switzerland if required.
- ³ A violation of the duty of loss mitigation will, subject to alternative legal provisions, result in a reduction of benefits. This is assessed taking into account the full circumstances of the matter according to the severity of the culpable behaviour on the part of the insured person, the severity of the health impairment, and any mitigating circumstances.
- #### 1.6.3. The Foundation's and the insured person's duty to inform

- ¹ The Foundation shall provide employers enrolled with it, insured persons and other beneficiaries with the information prescribed by law and specified in the Pension Rules.
- ² The Foundation is obliged, each year, to provide the insured person, in a suitable manner, with information on benefit entitlements, coordinated salary, contribution rate, retirement assets, organisation, financing and the members of the Board of Trustees (with equal representation).
- ³ It is not obliged to provide other information not prescribed by law or by these Pension Rules. In all cases, additional information will only be supplied against full reimbursement of all costs thereby incurred.
- ⁴ Insured persons are obliged to retrieve information on the Foundation and the pension schemes regularly on the Internet from www.allianz.ch or request that the appropriate publications be sent to them.

1.7. Liability

- ¹ Subject to any overriding legal provisions, the Foundation declines all liability for the consequences of breaches of reporting and notification obligations by the employer, insured persons or beneficiaries. The right to claim recovery and compensation is reserved.
- ² The insured person is under a contractual liability to compensate the Foundation in respect of any breach of the present Pension Rules (breach of the pension contract).

1.8. Data management and protection and privacy

- ¹ Allianz Suisse Life is provided with data relating to the insured person arising from application documents or from the implementation of the pension relationship. Allianz Suisse Life passes such insurance-related data to other insurance providers, i.e. to co-insurers and reinsurers, to the extent that this is necessary for

occupational-benefits purposes. By agreement, Allianz Suisse Life may transfer the processing of data to third parties in Switzerland and abroad, provided that statutory data protection regulations guarantee an appropriate level of data protection and the third parties are subject to a legal duty of confidentiality or have undertaken to uphold such a duty.

- ² In the event of recovery from a liable third party, data pertaining to the recourse claim may be disclosed to the liable third party or that party's liability insurance provider.
- ³ To prevent/combat misuse and unjustified benefit payments, the Foundation or Allianz Suisse Life may, in compliance with the principles of proportionality and data protection and in the event of justified suspicion of misuse, adopt surveillance and observation measures or delegate these tasks as required to carefully selected third parties which are subject to the same business secrecy obligation and which have undertaken to uphold the corresponding duty of confidentiality.
- ⁴ The Foundation and all involved insurance companies shall take the measures legally prescribed to ensure that data are handled in accordance with data protection requirements.
- ⁵ In compulsory pension provision, the special legal provisions of the BVG in particular shall apply with regard to the processing of personal data, the inspection of documentation, the duty of confidentiality, data disclosure and official and administrative assistance. In all other respects, the provisions of the Data Protection Act (DSG) apply.
- ⁶ Further information, including on further uses and recipients of the data and the associated rights, can be found in the data protection statement at <http://www.allianz.ch/privacy>.

2. Definitions

2.1. Age

- ¹ A person's age is the age he or she has actually reached, expressed in whole years and months. The time from birth to the beginning of the following month is disregarded.
- ² For the calculation of retirement credits, a person's age is the difference between the current calendar year and the year of his or her birth.

2.2. Insurance year / reference date

The insurance year coincides with the calendar year. The reference date is 1 January.

2.3. Salary

2.3.1. Reported annual salary

- ¹ The reported annual salary is the insured person's annual salary as reported by the employer when he or she joins the pension scheme or on the reference date. The reported annual salary applies throughout the insurance year.
If the insured person is not employed for the entire year, his or her salary is pro-rated to derive an annual figure. Remuneration that is paid in addition to a fixed monthly salary (bonus payments, etc.) is not pro-rated to derive an annual figure.
- ² If the person to be insured is only fit for part-time work on joining the pension scheme or on the reference date, his or her part-time salary applies.
- ³ The reported annual salary comprises the AHV salary paid by the employer, including all remuneration paid on a regular basis for work performed and contractually agreed or regular bonus payments and compensation for any extraordinary working hours agreed with the insured person at the start of the insurance year (such as overtime and night work) and any other contractually agreed or regular fringe benefits which count towards the decisive AHV salary
- ⁴ The reported annual salary does not include salary components that are only due occasionally, in particular:
 - a) long service awards and similar payments
 - bonus payments that are not contractually agreed and are paid only irregularly, severance payments
 - compensation for extraordinary working hours that are not previously agreed under the contract or are irregular
 - any other non-contractually agreed or irregular fringe benefits
- ⁵ Where salaries are subject to fluctuation, the annual salary can be determined in advance on the basis of the last known annual salary, taking account of any salary changes already agreed.
- ⁶ As a benchmark for the inclusion of regular bonus payments, regular indemnity payments for extraordinary working hours and regular fringe benefits that count towards the decisive AHV salary, the point of reference shall be the average of the respective amounts paid over the previous three years. When new persons requiring insurance cover join the company, income

components of this kind are taken into account for the first time on 1 January of the following year on the basis of the payments made to them in the previous year.

- ⁷ As part of the provisional continuation of insurance and maintenance of the entitlement to benefits in the event of the reduction or termination of the IV disability pension (Article 26a BVG), the provisions on the definitive salary in Section 3.2 c) shall continue to apply.
- ⁸ For the purposes of insurance cover under the present Pension Rules, no account is taken of any salary earned by the insured person from another employer.
- ⁹ To the extent that the AHV salary exceeds the upper BVG limit, the employer may apply to insure both compensation for overtime and bonuses that are either contractually agreed or paid on a regular basis via a separate pension solution outside the Foundation. If corresponding separate insurance cover is concluded, the reported annual salary in accordance with paragraph 3 may not include any of the income components described in paragraph 4.

2.3.2. Insured annual salary

- ¹ The insured annual salary is specified in the applicable SR. It may not exceed the AHV annual salary, and it is limited to ten times the upper limit under the BVG (10 x 300 percent of the maximum AHV retirement pension).
- ² Multiple insured salaries may be specified in the SR. The total of the insured salaries relevant to the same risk (retirement, death, disability) may not exceed the AHV annual salary, and it is limited to ten times the upper limit under the BVG (10 x 300 percent of the maximum AHV retirement pension).
- ³ If the insured person is covered by more than one insurance scheme and the total of all his or her AHV-relevant salaries and income is more than ten times the upper limit under the BVG, the salary insured by the Foundation is reduced on a pro-rata basis so that the total of all salaries and income insured by all the insurance schemes does not exceed ten times the upper limit under the BVG.
- ⁴ To the extent provided for in the applicable SR, the coordination deduction for insured persons in part-time employment is adapted to match the degree of employment.
- ⁵ For insured persons who are partially disabled, the threshold values specified in the SR are adjusted in line with the benefit entitlement scale pursuant to Section 4.4.2 paragraph 3 or any differing provision in the SR.
- ⁶ If the applicable SR provide for continued insurance of the previously insured salary, insured persons whose AHV salary has been reduced by at most one-half as of age 58 may expressly request that their previous insured salary be maintained until they reach normal retirement age, provided that they are fully able to continue performing their duties as insured prior to the reduction and are not yet receiving any retirement benefits.
This request must be made using a special form and addressed to the Foundation via the employer. The insured person must answer the questions on the appropriate application form truthfully and in full; otherwise the provisions on breaches of the disclosure obligation will apply.
To continue to insure the earnings insured thus far, the employer informs the Foundation that the previously

insured salary is to remain in force for insurance purposes until the insured person reaches normal retirement age.

- ⁷ As part of the provisional continuation of insurance and maintenance of the entitlement to benefits in the event of the reduction or termination of the IV disability pension (Article 26a BVG), the provisions on the definitive salary in Section 3.2 c) shall continue to apply.

2.3.3. Salary changes

- ¹ Employee benefits and contributions are adjusted annually on the reference date in line with prospective salaries at the beginning of the insurance year. Salary changes during the year are taken into account as soon as they come into force, provided that the employer notifies the Foundation in writing of all persons with salary increases and reductions.
- ² Retroactive salary changes are taken into account for a maximum of three years prior to the current year and only if documentary evidence is submitted.
- ³ If the reported annual salary temporarily falls owing to sickness, accident, unemployment, maternity, etc., the previous reported annual salary remains valid for as long as the employer would be liable to continue payment of the salary within the meaning of Article 324a OR or for the duration of maternity leave within the meaning of Article 329f OR. The insured person may, however, request that the insured annual salary be reduced. In such cases, the insured annual salary will be reduced with effect from the date on which the request is received.
- ⁴ If there is justified suspicion that a false declaration has been made indicating a salary that is fictitious and deviates significantly from the AHV salary then the Foundation has the right to correct the insured salary retroactively.

2.4. Retirement credits and assets

2.4.1. Retirement credits

Retirement credits are calculated annually and credited to individual retirement assets. The applicable percentages and the basis for the calculation of retirement credits are set out in the SR.

2.4.2. Retirement assets

Retirement assets at any given time are equivalent to all interest-bearing retirement credits credited to the individual's retirement assets. In detail, these are the retirement credits plus interest for the period during which the insured person has been a member of the pension scheme. Retirement assets also include interest-bearing deposits such as transfer values on departure from previous schemes, purchases of additional benefits, and transfers under vested-benefit policies, from vested-benefit accounts or from free Foundation funds or surpluses. Total retirement assets are also affected by deposits and withdrawals relating to early withdrawals for purchases of residential property and to divorce.

2.4.3. Projected retirement assets excluding interest

At any given time, projected retirement assets excluding interest are composed of the retirement assets acquired and bearing interest up to the end of the current insurance year plus the total retirement credits for the years until retirement age, not including interest.

2.4.4. BVG retirement credits

BVG retirement credits constitute the compulsory portion of the retirement credits. They are calculated annually as percentages of the salary insured in accordance with the BVG

(coordinated annual salary) and credited to the individual's minimum BVG retirement assets.

2.4.5. Minimum BVG retirement assets

Minimum BVG retirement assets are equivalent to the retirement assets accumulated pursuant to the minimum requirements under the BVG. The available minimum BVG retirement assets at any given time are equivalent to the total of all BVG retirement credits plus interest for the period during which the insured person has belonged to the pension scheme, plus the minimum BVG retirement assets transferred from the insured person's previous pension arrangements. Repayments of early withdrawals for purchases of residential property and repurchases in consequence of divorce are also included, subject to confirmation that the assets concerned are indeed minimum BVG retirement assets attributable to the insured person. Minimum BVG retirement assets also include components of minimum BVG retirement assets transferred to the Foundation following a pension settlement due to divorce and BVG components of a lifetime pension which the Foundation has to accept in favour of the insured person in accordance with its Pension Rules. Minimum BVG retirement assets are reduced by withdrawals under the home-ownership promotion scheme and in consequence of divorce.

2.4.6. Projected minimum BVG retirement assets excluding interest

Projected minimum BVG retirement assets excluding interest are composed of the minimum BVG retirement assets acquired and bearing interest up to the end of the current insurance year plus the total BVG retirement credits for the years until retirement age, not including interest.

2.5. Optional plans

- ¹ The SR may provide for up to three savings plans for the insured persons in each group.
- ² When an insured person joins, the savings plan with the lowest retirement credits applies.
- ³ Provided the Foundation is notified of the new selection by the end of November using the special form, the insured person may change his or her savings plan as of 1 January of the following year, until reaching normal retirement age at the latest.

2.6. Interest and conversion rates

2.6.1. Interest rates

- ¹ Interest at the minimum BVG rate will apply to the proportion of the retirement assets corresponding to the minimum BVG retirement assets (compulsory component).
- ² Interest at a rate that differs from the BVG rate may apply to the portion of the retirement assets over and above the minimum BVG retirement assets (elective component). The interest rate is set annually for the following year by Allianz Suisse Life in accordance with the collective insurance contract.

2.6.2. Conversion rates

- ¹ The retirement assets are converted into a retirement pension as follows:

The minimum BVG retirement assets are converted at normal retirement age using the conversion rate defined for the conversion of the minimum BVG retirement assets in accordance with Allianz Suisse Life's current collective rate schedule (conversion rate for the minimum BVG retirement assets). The rate may be different for male and fe-

male insured persons. This conversion rate is adjusted in accordance with Allianz Suisse Life's collective rate schedule valid upon the full or partial termination of the insured person's employment relationship (adjusted conversion rate for the minimum BVG retirement assets) if the retirement pension is drawn early or deferred, either in part or in full.

The portion of the retirement assets that exceeds the minimum BVG retirement assets is converted at the normal retirement age using the conversion rate defined in Allianz Suisse Life's current collective rate schedule for converting the elective portion of the retirement assets into a pension (conversion rate for the elective retirement assets). The rate may be different for male and female insured persons. This conversion rate is adjusted in accordance with Allianz Suisse Life's collective rate schedule valid upon the full or partial termination of the insured person's employment relationship (adjusted conversion rate for the elective BVG retirement assets) if the retirement pension is drawn early or deferred, either in part or in full.

At normal retirement age, the sum of the retirement pensions resulting from the conversion of the minimum BVG retirement assets and the conversion of the elective retirement assets shall at least be equal to the retirement pension calculated via the shadow account that results when the minimum BVG retirement assets are converted using the statutory BVG conversion rate applicable at the time of retirement. This conversion rate is adjusted in accordance with Allianz Suisse Life's collective rate schedule valid upon the full or partial termination of the insured person's employment relationship (adjusted statutory BVG conversion) if the retirement pension is drawn early or deferred, either in part or in full.

- ² In BVG-compliant plans, the projected retirement assets excluding interest are converted on disability or death at the statutory BVG conversion rate applicable in the event of normal retirement.

2.7. Information on the interest and conversion rates

¹ Information on the interest rates pursuant to Section 2.6.1 and the conversion rates pursuant to Section 2.6.2 paragraph 1 a) to c) is provided in the "Key BVG figures, interest and conversion rates" information sheet at www.allianz.ch/bvg-documents.

² The conversion rates pursuant to Section 2.6.2 paragraph 2 are defined in the SR.

2.8. Incapacity

Incapacity for work is the full or partial inability to perform reasonable work in the person's current profession or area of activity as a result of damage to his or her physical or mental health. In the event of protracted incapacity, account is also taken of reasonable activity in a different profession or area of activity.

2.9. Disability (incapacity)

- ¹ Disability means total or partial incapacity that is of such a nature and degree as to justify an entitlement to a pension under Federal Disability Insurance (IV) and is expected to be permanent or protracted.
- ² Incapacity is the total or partial loss of the possibility to pursue gainful employment in the relevant balanced labour market due to a medically ascertainable impairment of physical, mental or psychological health and persisting after reasonable treatment and rehabilitation efforts.
- ³ In assessing whether there is incapacity, solely the consequences of the medically ascertainable impairment are taken into account. Incapacity is only deemed to be present when it is, from an objective point of view, insurmountable.

2.10. Children

- ¹ Children are defined as follows:
 - a) children within the meaning of Article 252 ff. ZGB
 - b) foster children, if the deceased was responsible for their maintenance
 - c) step-children maintained entirely or predominantly by the deceased

2.11. Spouses/partners registered in accordance with the PartG

- ¹ Spouses are married persons between the time of a civil marriage ceremony and death or a legally binding divorce. Partners registered in accordance with the PartG are equated with spouses in the absence of any regulatory provisions to the contrary.
- ² The term "divorce" also covers the court dissolution of a registered partnership pursuant to the PartG.

2.12. Persons obliged to pay maintenance

Insured persons obliged to pay maintenance are defined as those with dependants as described in Section 4.3.10 paragraph 2a) and 2b) or with children entitled to a pension.

3. Acceptance for insurance and pension cover

3.1. Insurance obligation

- ¹ From 1 January of the year after the year in which they reach the age of 17, insurance cover is mandatory for all employees subject to AHV who earn the minimum annual salary specified in the SR and
 - a) have an employment contract that is either permanent or has a term of at least three months; or
 - b) who have an employment contract that was initially limited to three months but was subsequently extended; or
 - c) are on one of a series of consecutive employment contracts with the same employer or are performing assignments with a total duration of more than three months for the same lending company where no interruption exceeds three months.
- ² Partially disabled employees must be covered by insurance if they meet the conditions in paragraph 1 and are not more than 70% disabled.
- ³ The insurance obligation commences:
 - a) in the case of paragraph 1 a) when the employment contract comes into force
 - b) in the case of paragraph 1 b) when the extension was agreed
 - c) in the case of paragraph 1 c) from the start of the fourth month of employment in total; however, if it was agreed before the employee first started work that the duration of the employment or assignment would exceed three months, the employee must be insured from the start.
- ⁴ The insurance obligation ceases when the employee becomes entitled to full retirement benefits on taking early, normal or deferred retirement, when his or her employment contract is terminated before that time, or when his or her salary permanently falls below the BVG entry threshold.
- ⁵ Insurance cover also ceases on termination of the employer's enrolment with the Foundation.

3.2. Insurance obligation for persons whose insurance is provisionally continued pursuant to Article 26a BVG

In deviation from the provisions of Section 3.1, the following applies in the context of the provisional continuation of insurance and maintenance of the entitlement to benefits in the event of the reduction or termination of the IV disability pension (Article 26a BVG):

For recipients of IV disability pensions who were not in gainful employment before the reduction or termination of the IV disability pension and who take up new employment with an employer enrolled in the Foundation after the reduction or termination of the IV disability pension, the obligation to be insured with the Foundation shall arise no earlier than three years after the reduction or termination of the IV disability pension took effect. If the Federal Disability Insurance continues to pay interim benefits pursuant to Article 32 of the Federal Disability Insurance Act (IVG) beyond this three-year period, the obligation to be insured with the Foundation begins when the entitlement to interim benefits ceases.

For recipients of IV disability pensions in part-time employment before the reduction or termination of the IV disability pension who increase their degree of employment with an employer enrolled in the Foundation after the reduction or termination of the IV

disability pension or who take up new part-time employment with another employer enrolled in the Foundation in addition to the existing part-time employment, the obligation to insure the new salary shall arise no earlier than three years after the reduction or termination of the IV disability pension took effect. If the Federal Disability Insurance continues to pay interim benefits pursuant to Article 32 IVG beyond this three-year period, the obligation to be insured with the Foundation for the new salary begins when the entitlement to interim benefits ceases.

For recipients of IV disability pensions who were in part-time employment with another employer before the reduction or termination of the IV disability pension and who take up employment with an employer enrolled in the Foundation after the reduction or termination of the IV disability pension, the following applies:

- I If an employer recruits an employee who would ordinarily be subject to compulsory insurance under Section 3.1 but whose insurance has been provisionally continued with another pension provider pursuant to Article 26a BVG, the AHV-relevant salary paid by the employer is divided into two parts.
- II The portion of the salary which corresponds to the salary earned most recently from the previous employment is insured in accordance with these Pension Rules in the same way as a recipient of a partial disability pension is insured by the Foundation, provided that the employee is subject to compulsory insurance on the basis of this portion of his or her salary pursuant to Section 3.1.
- III The obligation to be insured with the Foundation for the salary in excess of this amount shall arise no earlier than three years after the reduction or termination of the IV disability pension took effect. If the Federal Disability Insurance continues to pay interim benefits pursuant to Article 32 IVG beyond this three-year period, the obligation to be insured with the Foundation for the new salary begins when the entitlement to interim benefits ceases.
- IV These rules also apply if the employee's insurance is provisionally continued pursuant to Article 26a BVG by the Foundation itself rather than by another pension provider.

3.3. Maintenance of pension cover after normal retirement age

3.3.1. General information

There are three options for maintaining pension cover:

- a) Deferral of retirement benefits without savings and risk contributions (option A)
- b) Deferral of retirement benefits with savings contributions but without risk contributions (option B)
- c) Deferral of retirement benefits with savings and risk contributions (option C)

3.3.2. Deferral of retirement benefits without savings and risk contributions (option A)

¹ Option A is possible in every pension scheme.

² Retirement credits are not insured. The retirement pension is calculated on the basis of the retirement assets accrued at normal retirement age and earning interest until the actual retirement date.

³ If the insured person dies due to accident or illness during the term of option A, the provisions on the death of a retiree shall apply mutatis mutandis. Notwithstanding the provisions on the death of a retiree and any differing provisions in the SR, the widow's or widower's pension and the life partner's pension shall amount to 60 percent and the orphan's pension to 20 percent of the retirement pension that the insured person would have received at the time of his or her death. Furthermore, contrary to Section 4.3.9 and Section 4.3.11, neither a lump-sum death benefit from purchases nor an additional lump-sum death benefit is insured, even if the SR provide for such benefits for the period before retirement. A lump-sum death benefit from repayment of unappropriated retirement assets pursuant to Section 4.3.10 also is not insured.

3.3.3. Deferral of retirement benefits with savings contributions but without risk contributions (option B)

¹ Option B is only possible if the employer has declared in writing to the Foundation that the deferral of retirement benefits with savings contributions but without risk contributions (option B) is insured for the pension scheme or if option C has been provided for the pension scheme.

² The retirement credits stipulated in the SR for age 65 are insured. The retirement pension is calculated on the basis of the retirement assets accrued and earning interest until the actual retirement date.

³ If the insured person dies due to illness or accident during the term of option B, the survivors' benefits are based on Section 3.3.2 paragraph 3.

3.3.4. Deferral of retirement benefits with savings and risk contributions (option C)

¹ Option C is only possible if the employer has declared in writing to the Foundation that the deferral of retirement benefits with savings and risk contributions (option C) is insured for the pension scheme or if the applicable SR provide for the option of maintaining pension cover. If option C is permitted for the pension scheme, option B is also available to the insured persons.

² The retirement credits stipulated in the SR for age 65 are insured. The retirement pension is calculated on the basis of the retirement assets accrued and earning interest until the actual retirement date.

³ If the insured person dies due to illness during the term of option C, the survivors' benefits are based on the SR for the period before retirement.

⁴ If the insured person dies due to an accident during the term of option C, the provisions on the death of a retiree shall apply mutatis mutandis. Notwithstanding the provisions on the death of a retiree and any differing provisions in the SR, the widow's or widower's pension and the life partner's pension shall amount to 60 percent and the orphan's pension to 20 percent of the retirement pension that the insured person would have received at the time of his or her death. In addition – unlike with option A and B – both a lump-sum death benefit from purchases and an additional lump-sum death benefit can be insured as long as this is provided for in the SR for the period before retirement. A lump-sum death benefit from repayment of unappropriated retirement assets pursuant to Section 4.3.10 is also insured.

3.3.5. Common provisions for the three options

I. Requirements on the part of the insured person

The insured person is not 70 percent or more disa-

bled, his or her employment relationship with the employer enrolled in the Foundation is maintained beyond the normal retirement age, he or she has reached the minimum salary level (eligibility threshold) and he or she is not drawing the full retirement benefits at the start of the period of continued insurance.

Continued insurance is not available to people who only take up employment with the employer enrolled in the Foundation after reaching the normal retirement age.

If the conditions for the option requested by the insured person are met, the insured person must request the transfer using a special form. If the Foundation has not received the form before the actual entitlement to retirement benefits arises, the insured person will be retired.

II. When the entitlement to retirement benefits arises

The insured person becomes entitled to the retirement benefits when his or her employment relationship with the employer enrolled in the Foundation is terminated or his or her salary permanently falls below the minimum level (eligibility threshold), but no later than when he or she reaches the age of 70.

III. Partial retirement

Partial retirement is possible under the provisions of these Pension Rules.

IV. Benefits in the event of incapacity/disability

Incapacity/disability benefits are not insured. If the insured person becomes unable to work, the retirement benefits are paid out after six months at the latest.

V. Purchases

Purchases are possible. However, the purchase may not exceed the maximum amount specified in the SR which is permitted until the insured person reaches normal retirement age, minus the retirement assets already accrued at the time of the purchase.

VI. Home-ownership promotion (WEF)

Early withdrawal and pledging for home-ownership promotion (WEF) are not permitted. Early withdrawals made before the start of the period of continued insurance may no longer be repaid. Any pledges existing at the start of the period of continued insurance remain in effect where they apply to retirement or survivors' benefits that continue to be insured.

VII. Unpaid leave

Suspension or continuation of insurance during a period of unpaid leave is not permitted.

VIII. Divorce

Distribution or receipt of pension assets owing to a divorce is permitted, as are repurchases. The details are set out in Appendix 3 "Provisions on pension settlements in the event of divorce".

IX. Establishment and termination of the enrolment (collective entry and departure)

Upon establishment of the enrolment, the continued insurance of a corresponding group of employees from the previous pension provider is only possible within the scope of the Foundation's Pension Rules.

Upon termination of the enrolment, the group of em-

employees with continued pension insurance is transferred to the new pension provider, provided that it expressly agrees to accept them. Otherwise this scenario triggers entitlement to retirement benefits.

3.3.6. Switching between the options

- ¹ It is not possible to switch from option A to another continuation option.
- ² If the insured person is in option B, he or she can switch to option A or – if provided for by the employer for the pension scheme – to option C.
- ³ If the insured person is in option C, he or she can switch to option A or option B and – if desired later – from option B to option A.
- ⁴ It is not possible to switch back and forth between options B and C. Insured persons can switch once and must apply for this using a special form.

3.4. Voluntary insurance

- ¹ Self-employed people without staff can insure themselves with the Foundation voluntarily if an agreement on the provision of occupational pension benefits has been reached between the professional association they belong to and the Foundation.
- ² Self-employed employers can arrange voluntary insurance cover under their employees' pension scheme. The corresponding SR and GTC apply mutatis mutandis.
- ³ The employer must notify the Foundation in writing on its own initiative if it remains the only insured person in the pension scheme due to the departure of all its employees and there is no longer any prospect that it will again have employees requiring insurance within a foreseeable period of time.
Insurance cover will be terminated at the end of the calendar year following the departure of the last insured employee and the departure will be handled as a vested benefits case, provided that early retirement is not requested.
The employer is solely liable for any consequences of a breach of the reporting obligation (in particular for claims by tax authorities).
- ⁴ Employees not subject to the insurance obligation by virtue of the law or the Pension Rules cannot arrange voluntary cover with the Foundation.

3.5. Continued insurance in the event of termination of employment after reaching the age of 58

- ¹ If the employment contract has been terminated by the employer and the insured person has reached the age of 58 at the time of termination, he or she may request continued insurance in the occupational pension until he or she reaches the normal retirement age at the latest in accordance with the provisions in Appendix 4.
- ² The request must be made to the Foundation using a special form.

3.6. Industry-specific early retirement models

- ¹ If there is a cooperation agreement between the Foundation and the supporting foundation of a professional sector regarding flexible retirement as part of an early retirement model, insured persons who give up their employment relationship or reduce their degree of employment to such an extent that they are no longer subject to compulsory insurance under occupational pension law (because their salary falls below the eligibility threshold) can transfer to the relevant early retirement

model as individual members of the Foundation. Such industry-specific early retirement models are governed by Appendix 5.

- ² If the insured person only reduces his or her degree of employment so far that the insurance obligation continues to apply under occupational pension law (i.e. the salary does not fall below the eligibility threshold) and he or she receives a reduced bridging pension from the supporting foundation of the professional sector, the insured person will remain insured in the employer's pension plan (SR). Appendix 5 does not apply in this case. The amount and form of the retirement credits paid by the supporting foundation of the professional sector are based on the supporting foundation's regulations. The Foundation is not liable for benefits provided by the supporting foundation of the professional sector. The Foundation incorporates and pays interest on the retirement credits paid by the supporting foundation of the professional sector as elective retirement assets.

3.7. Acceptance

- ¹ The employer must file an application with the Foundation for acceptance of all persons requiring insurance using the appropriate application form. Persons to be insured will be issued with an individual pension certificate detailing their position under employee benefits legislation on acceptance and on any change affecting them.
- ² If the persons to be insured have retirement assets, they shall arrange for the transfer value on departure from their former pension scheme (including indications of any advance withdrawals or pledges), together with any existing assets with a vested benefits institution, to be transferred to the Foundation. The Foundation may itself request payment of the transfer value at the expense of the insured person.

3.8. The disclosure obligation and the consequences of breaching it

- ¹ The employer and the insured person are required to answer the questions in the application form and the health questionnaire accurately and in full.
- ² If the employer or the insured person give false answers or conceal or misrepresent relevant facts or circumstances of which they are or should be aware, the Foundation is authorised to reduce all benefits or those of its choice to the minimum benefits under the BVG as of the date of its choice, provided that it notifies the insured person accordingly in writing within six months of becoming aware of the fact. The pension protection acquired with the transfer value may not be reduced in the process. The Foundation is entitled to do this regardless of whether or not the fact or circumstance concealed or misrepresented is connected with the onset of the insured risk or the extent of the health impairment which occurred.
- ³ The Foundation may also reduce insured benefits for the future or retroactively; however, such retroactive reductions may not predate the commencement of definitive insurance cover.

3.9. Insurance cover

- ¹ Subject to the following paragraphs, the Foundation grants insured persons cover in accordance with the SR applicable to the relevant category of persons throughout the term of the insurance.

- ² Subject to any provision of the SR to the contrary, persons enrolled in the insurance enjoy death and disability cover from 1 January after they reach the age of 17, plus pension entitlements from 1 January after they reach the age of 24.
- ³ Acceptance for insurance is initially only provisional. This means that the Foundation will pay benefits only for claims whose causes do not lie in the period before insurance cover commenced. The compulsory minimum benefits under the BVG are guaranteed for claims during the provisional insurance cover even if the damage to the insured person's health underlying these claims occurred before the commencement of insurance cover. The Foundation may, in accordance with its guidelines or with the requirements of Allianz Suisse Life, make definitive acceptance conditional on a medical report or the outcome of a medical examination. Insurance cover pursuant to the applicable SR becomes definitive as soon as the Foundation issues a statement to that effect.
- ⁴ If the information or documentation requested is not delivered to the Foundation within 90 days, the Foundation is entitled to reduce the insured benefits to the minimum BVG benefits.
- ⁵ Restriction of definitive insurance cover in consequence of impaired health takes the form of a retention lasting a maximum of five years. This period is reduced by any elapsed retention period imposed by the former insurer in respect of the insurance cover acquired with the deposited vested benefits. The minimum benefits under the BVG cannot be restricted.
- ⁶ If, during the retention period, the health impairment to which it relates leads to incapacity, disability or death, only the minimum BVG benefits are payable, regardless of the period for which the retention applied and notwithstanding the elective benefits specified in the pension plan.
- ⁷ Where the Pension Rules provide for increases in benefits, in particular due to significant salary increases, the foregoing provisions apply mutatis mutandis in respect of the increases.
- ⁸ If insurance cover is discontinued in consequence of the termination of the employment contract before retirement or because the salary of the insured person

falls permanently below the minimum level (entry threshold), death and disability cover under the Pension Rules remains in force until new insurance cover takes effect or until one month has elapsed, whichever is the sooner (extended cover).

- ⁹ If the Foundation takes over benefit obligations for persons already receiving benefits from a previous insurer, such persons are not considered to be insured persons or pensioners under these Pension Rules with respect to the nature, conditions and amount of insured benefits. Their benefits, particularly prospective future benefits, are governed by a separate contract between the Foundation and the previous insurer.

3.10. Suspension or continuation of insurance during unpaid leave

- ¹ The insurance is suspended during periods of unpaid leave lasting more than one month unless the Foundation is informed before the start of the unpaid leave that the insurance is to be maintained.
- ² The insured person has the option to request continuation either with the insured benefits unchanged or only with the insured benefits for the risks of death and disability unchanged.
- ³ The continued insurance cover is limited to a maximum of one year. After that, insurance cover is suspended.
- ⁴ If insurance cover is maintained, the contributions must be paid in full by the insured person, though the employer remains formally responsible to the Foundation for their payment.
- ⁵ The insured person must submit the corresponding request to the Foundation before the start of the unpaid leave.
- ⁶ No insurance cover exists during the period of suspension.
- ⁷ Where an insured person maintains their pension cover after reaching the normal retirement age, the suspension or continuation of the insurance during a period of unpaid leave is not permitted.

4. Benefits

4.1. Requirements for partial liquidation of the pension scheme

- ¹ According to the model stipulated by the occupational pensions expert, the SR must be structured in such a way that
 - the total contributions for all insured employees that serve to finance retirement benefits do not account for more than 25 percent of all salaries subject to AHV – maximised to ten times the upper BVG limit and – if the employer is also insured – do not exceed 25 percent of the – accordingly maximised – salary subject to AHV per year; or
 - the benefits provided for in the SR do not exceed 70 percent of the last salary or income subject to AHV before retirement – maximised to ten times the upper BVG limit.
- ² In addition, the retirement benefits pursuant to the applicable SR, together with those paid under the AHV and other domestic insurance arrangements, must not exceed 85 percent of the last salary or income subject to AHV prior to retirement between one and ten times the upper BVG limit.
- ³ Insured benefits are governed by the following provisions, subject to any provision to the contrary in the SR.

4.2. Retirement benefits

4.2.1. Normal retirement

- ¹ Insured persons are entitled to retirement benefits from the first day of the month after they reach normal retirement age.
- ² The normal retirement age corresponds to the reference age defined in Article 21 paragraph 1 AHVG, which is currently 65 for men and for women born in 1964 or later. Women born in 1961, 1962 and 1963 (transitional generation) reach normal retirement age as follows:
 - Women born in 1961: on reaching the age of 64 and three months
 - Women born in 1962: on reaching the age of 64 and six months
 - Women born in 1963: on reaching the age of 64 and nine months
- ³ Women born in 1960 or earlier reach normal retirement age when they turn 64.
- ⁴ Reaching normal retirement age does not confer entitlement to retirement benefits if the insured person remains in employment and has chosen an option for continued pension cover after reaching the normal retirement age.

4.2.2. Early or partial retirement

- ¹ Insured persons may take partial or total early retirement at the earliest on reaching the age of 58, thus drawing all or part of their retirement benefits early. Partially disabled insured persons cannot draw the passive portion of their retirement assets early.
- ² For the first partial retirement step, the salary reduction and retirement benefits drawn must amount to at least 20 percent. The proportion of the retirement benefits drawn in a partial retirement step must not exceed the proportion of the salary reduction.
- ³ The proportion of the salary reduction is determined on the basis of the AHV salary that the insured person earns from the employer enrolled in the Foundation.

Partial retirement is ruled out if the salary reduction is merely temporary, but not in the event of a subsequent increase in the degree of employment that was not foreseeable at the time of the initial partial retirement step.

- ⁴ A maximum of five partial retirement steps are possible.
 - ⁵ If, as a result of a partial retirement step, the remaining annual salary falls below the minimum salary stipulated in the SR (eligibility threshold) due to the salary reduction, the full retirement benefits must be drawn.
 - ⁶ The entire remaining retirement benefits must be drawn and the insured person fully retired by the fifth partial retirement step at the latest.
 - ⁷ Lump-sum payments may only be drawn for a maximum of three partial retirement steps. This also applies if the salary earned from the employer is insured with several pension providers. One step encompasses all lump-sum payments within a calendar year. The lump-sum payments are taxed in accordance with the statutory requirements and tax authority practice. The insured person is responsible for clarifying the consequences under tax law. The Foundation accepts no liability in this regard.
 - ⁸ The entitlement to retirement benefits based on the share of the retirement assets corresponding to the salary reduction begins on the first day of the month following the salary reduction.
 - ⁹ If the employment contract is terminated between the earliest possible retirement age and normal retirement age, but the insured person does not wish to take early retirement, he or she will receive a departure benefit. Once the insured person has reached normal retirement age, termination of the employment contract will result in retirement.
 - ¹⁰ Insured persons drawing all their retirement benefits must entirely terminate their employment contract. Where part of the retirement benefits is taken early as a result of a reduction in salary (partial retirement), the insured person's degree of employment must be reduced accordingly.
 - ¹¹ The provisions of the SR relating to the coordination deduction for part-time employment also apply to partial retirement.
 - ¹² Where part of the retirement benefits is taken early, the retirement assets are drawn proportionately from the compulsory and elective components and used to finance the retirement benefits. The withdrawal from the minimum compulsory BVG retirement assets is in the same proportion as that of the minimum BVG retirement assets to the total retirement assets available.
- #### 4.2.3. Retirement pension
- ¹ On full or partial retirement, insured persons are entitled to a pension for life.
 - ² The basis for calculating the annual retirement pension is the retirement assets that the insured person has accumulated at the time he or she takes normal retirement.
 - ³ To calculate the retirement pension, the minimum BVG retirement assets and the elective retirement assets are each multiplied separately by the conversion rates defined in Allianz Suisse Life's collective rate schedule. The sum of the two resulting retirement pensions

shall at least be equal to the retirement pension calculated via the shadow account that results when the minimum BVG retirement assets are converted using the statutory BVG conversion rate. If a disability pension is replaced by a retirement pension when the insured person reaches normal retirement age, the amount of this retirement pension shall at least be equal to the minimum BVG disability pension, reduced according to the provisions of the law if applicable, to which the insured person would continue to be entitled under the BVG.

4.2.4. Retirement capital instead of a pension

- ¹ Instead of drawing a retirement pension, insured persons may draw some or all of the retirement assets that would determine their pension as a lump sum, subject to the statutory three-year blocking period on drawing benefits from purchases. Any remaining retirement assets are paid out as a pension.
- ² If insured persons opt for a lump sum, the capital is debited to the minimum BVG and elective components of the retirement assets in the same proportions (as a percentage) as these stand to the retirement assets available for lump-sum withdrawal.
- ³ If insured persons wish to draw all or part of their retirement assets as a lump sum, they must make a corresponding written declaration before they effectively become entitled to retirement benefits. The declaration is regarded as having been revoked if the written revocation reaches the Foundation before the entitlement to retirement benefits takes effect.
- ⁴ In the event of partial retirement, the application for the payment of all or part of the retirement capital as a lump sum is also valid for a further partial-retirement stage until full retirement, unless the request is revoked in sufficient time.
- ⁵ If the insured person is married or living in a registered partnership pursuant to the PartG, the lump-sum payment is subject to the written consent of his or her spouse or registered partner. If such consent cannot be obtained or is refused, the insured person may take the matter to court.
- ⁶ A retirement pension paid in continuation of a disability pension can also be commuted to a lump sum. This applies in particular even if, as a result of a deferred claim to payment of pensions or as a result of over-insurance, no pension is paid. In all other respects, paragraphs 1 to 5 shall apply.

4.2.5. Pension for a child of a retired person

- ¹ Recipients of retirement pensions are entitled to a pension for each child – provided that it would be entitled to an orphan's pension in the event of their death – from the commencement of their retirement pension. The amount depends on the current retirement pension and is specified in the SR.
- ² Such a pension terminates when the child is no longer entitled to it or when payment of an orphan's pension begins.

4.3. Survivors' benefits

4.3.1. Entitlement conditions

- ¹ Survivors' benefits are payable if the insured person:
 - was insured at the time of his or her death under the applicable SR, or
 - was insured under the applicable SR at the commencement of the incapacity of at least 20 percent which led to his or her death, or

was already receiving a retirement or disability pension from the Foundation at the time of his or her death, or

was at least 20 percent but less than 40 percent incapacitated due to a birth defect on taking up gainful employment and was insured under the applicable SR when the incapacity that led to his or her death increased to at least 40 percent, or became incapacitated as a minor and was therefore at least 20 percent but less than 40 percent incapacitated on taking up gainful employment and was insured under the applicable SR when the incapacity that led to his or her death increased to at least 40 percent.

- ² The entitlement to a survivor's pension does not come into force until salary continuation in accordance with Article 338 OR has terminated.

4.3.2. Surviving spouse's (widow's and widower's) pensions

- ¹ On the death of the insured person, the surviving spouse is entitled to a widow's/widower's pension regardless of age, the duration of the marriage and the number of children.
- ² The entitlement to the widow's/widower's pension ceases on the death of the surviving spouse. If the surviving spouse remarries or enters into a registered partnership pursuant to the PartG before reaching the age of 45, the entitlement to the widow's/widower's pension also ceases. However, he/she shall be eligible for the payment of a lump sum equal to three times the annual widow's/widower's pension.
- ³ Amount and commencement date
 - a) The annual widow's/widower's pension upon the death of a retiree is 60 percent of the current retirement pension. In the event of the death of an insured person with continued insurance after reaching the normal retirement age, it is based on Section 3.3.2 paragraph 3 for options A and B and Section 3.3.4 paragraph 3 or 4 for option C. On the death of an insured person in the other cases, it is based on the SR.
 - b) The entitlement to a widow's/widower's pension commences on the date of the insured person's death. If the deceased was receiving a retirement or disability pension, the entitlement commences on the first day of the calendar month following his or her death.

4.3.3. The provisions governing the pensions for surviving registered partners (widow's/widower's pension) also apply to partner's pensions

The provisions on extended cover, BVG cover and the amount and commencement date of widow's and widower's pensions also apply to partner's pensions.

4.3.4. Pensions for surviving life partners (life partner's pensions)

- ¹ The surviving life partner is entitled to a life partner's pension if the insured person dies before retirement and all the conditions listed below are met at the time of the insured person's death:
 - a) The surviving life partner cohabited exclusively with the insured person at the time of the latter's death.
 - b) The cohabitation relationship existed without interruption for the last five years of the insured person's life or the surviving life partner was responsible at the time of the insured person's death for the maintenance of at least one acknowledged, joint child in accordance with Article 260 ff. ZGB.

- c) There were no legal obstacles to the marriage of the surviving life partner and the insured person or to the registration of a partnership between them pursuant to the PartG.
- d) At the time of death neither the surviving life partner nor the insured person was married or a member of a registered partnership pursuant to the PartG.
- e) The surviving life partner is not receiving an occupational survivor's pension (widow's/widower's pension, partner's pension, life partner's pension) and is not otherwise entitled to pensions of a similar nature from domestic or foreign insurers; this means survivor's pensions or entitlements to such pensions which were already current or already existed at the time of the insured person's death.
- f) The surviving life partner who is supposed to be entitled to a pension was notified to the Foundation by the insured person prior to the latter's death by submitting the special form for this purpose. The form must have been signed by the insured person.

² If the insured person dies after retirement, the entitlement only exists if the insured person received a retirement pension until his or her death and the entitlement requirements pursuant to paragraph 1 a) to f) are met at the time of death.

³ The annual life partner's pension upon the death of a retiree is 60 percent of the current retirement pension. In the event of the death of an insured person with continued insurance after reaching the normal retirement age, it is based on Section 3.3.2 paragraph 3 for options A and B and Section 3.3.4 paragraph 3 or 4 for option C. On the death of an insured person in the other cases, it is based on the SR.

⁴ The entitlement arises when compliance with all preconditions in paragraphs 1 or 2 has been proven and commences at the earliest on the date when the insured person dies. On the death of the recipient of a retirement or disability pension, the entitlement commences on the first day of the calendar month following his or her death.

⁵ Claims must be lodged in writing with the Foundation by the beneficiary within a year of the insured person's death, enclosing evidence that all the preconditions in accordance with paragraph 1 or 2 have been met. If the claim is not lodged or the required evidence not produced within this period, entitlement is forfeited.

⁶ If the insured person notified the Foundation or Allianz Suisse Life of a series of successive cohabitation relationships, all except the last are deemed to have been dissolved. Notification of multiple cohabitation relationships is not permitted.

⁷ The entitlement to a life partner's pension ceases when the beneficiary dies. If the surviving spouse remarries or enters into a registered partnership pursuant to the PartG before reaching the age of 45, the entitlement to the widow's/widower's pension also ceases. However, he/she is eligible for the payment of a settlement equal to three times the annual pension. All circumstances leading to the cessation of an entitlement must be reported to the Foundation without delay.

⁸ On the death of a person who was receiving a retirement pension or a full disability pension at the time of his or her death, the surviving life partner shall not be entitled to benefits if the start date of the pension was before 31 December 2006.

4.3.5. Pension reductions

¹ If the person entitled to a pension is more than 10 years younger than the deceased person, the widow's/widower's pension, the partner's pension and the life partner's pension are reduced by one percentage point for each year or part of a year by which the age difference exceeds 10 years.

² If the insured person married or entered into a registered partnership pursuant to the PartG after reaching the age of 65, the pension is reduced to the following percentage rates:

- a) Marriage/registration at the age of 66: 80 percent
- b) Marriage/registration at the age of 67: 60 percent
- c) Marriage/registration at the age of 68: 40 percent
- d) Marriage/registration at the age of 69: 20 percent

The pensions thus reduced are further reduced in accordance with paragraph 1.

³ If the insured person married or entered into a registered partnership pursuant to the PartG after reaching the age of 69, there is no pension entitlement.

⁴ If the insured person married or entered into a registered partnership pursuant to the PartG after reaching the age of 65 while suffering from a serious sickness of which he or she must have been aware, no pension is payable if the insured person dies of that sickness within two years of marrying or entering into a registered partnership pursuant to the PartG.

⁵ The reduction rules pursuant to paragraphs 2 to 4 also apply to life partner's pensions, whereby the start of the cohabitation applies instead of the date of marriage or registration pursuant to the PartG.

⁶ However, in terms of amount, the pensions for surviving spouses, registered partners and life partners do not fall below the statutory widow's or widower's pension or the one-off lump-sum settlement within the scope of the minimum benefits pursuant to the BVG in the event of a reduction in accordance with the above paragraphs.

⁷ If the insured person married or entered into a registered partnership pursuant to the PartG after reaching the age of 65 and the surviving spouse or partner pursuant to the PartG would have been entitled to a life partner's pension at the time of the insured person's death had he or she not married or entered into a registered partnership pursuant to the PartG, the pension for the surviving spouse (widow's pension) or the surviving partner (partner's pension) shall be equal in terms of amount to this life partner's pension.

4.3.6. Commuting a widow's/widower's, partner's or life partner's pension

In the event of the death due to illness of an insured person prior to retirement or a disability pension recipient, the beneficiary may request payment of the entire benefits as a lump sum instead of the widow's/widower's, partner's or life partner's pension. In the event of the death of a retiree or of an insured person with continued insurance after reaching the normal retirement age, this option exists regardless of whether the death occurred as a result of illness or accident. The corresponding request must be submitted before receipt of the first pension payment. If the beneficiary is under 45 years of age and provided that the amount of the pension is non-trivial, the lump sum is reduced by 3 percent for every year or part of a year by which his or her age is less than 45. In the event of a reduction, however, a lump sum equal to at least four years' unreduced pension payments is payable. If the amount of the pension is trivial, its net present value is payable.

4.3.7. Survivors' benefits for divorced spouses or former partners after the legal dissolution of the registered partnership

- ¹ After the death of their former spouse or their registered partner, divorced spouses or former registered partners are placed on an equal footing with widows or widowers, provided that
 - the marriage or registered partnership lasted for at least 10 years and
 - a pension pursuant to Article 124e paragraph 1 or 126 paragraph 1 ZGB was awarded in the divorce decree or a pension pursuant to Article 124e paragraph 1 or Article 34 paragraphs 2 and 3 PartG was awarded in the dissolution decree.
- ² If the preconditions pursuant to paragraph 1 have been met, divorced spouses or former registered partners are entitled to the minimum BVG widow's/widower's pension.
- ³ The entitlement to the widow's/widower's pension ceases on remarriage, entry into a registered partnership pursuant to the PartG or death. However, the entitlement to the widow's/widower's pension only lasts for as long as the pension awarded by the court would have been payable.
- ⁴ The survivors' benefits are reduced by the amount by which they, together with the survivors' benefits from the AHV, exceed the entitlement under the divorce settlement or the ruling on the dissolution of the registered partnership. In the process, AHV survivors' benefits are only taken into account to the extent that they are higher than the recipient's own entitlement to an IV disability pension or an AHV retirement pension.

4.3.8. Orphan's pension

- ¹ Children are entitled to an orphan's pension:
 - a) up to the maximum age defined in the SR
 - b) beyond the maximum age defined in the SR, if they spend the majority of their time in education, up to a maximum age of 25
 - c) beyond the maximum age defined in the SR if the child is at least 40 percent disabled up to a maximum age of 25
- ² Qualifying children of the insured person are entitled to an orphan's pension from the day of his or her death. If the deceased was receiving a retirement or disability pension, the entitlement commences on the first day of the calendar month following his or her death.
- ³ The annual orphan's pension upon the death of a retiree is 20 percent of the current retirement pension. In the event of the death of an insured person with continued insurance after reaching the normal retirement age, it is based on Section 3.3.2 paragraph 3 for options A and B and Section 3.3.4 paragraph 3 or 4 for option C. On the death of an insured person in the other cases, it is based on the SR.
- ⁴ If a child entitled to a pension dies, the pension entitlement lapses. In the other cases, the pension entitlement ceases when the grounds for it no longer apply.
- ⁵ Subject to any provision to the contrary in the SR, the pension entitlement ceases at the end of a month.

4.3.9. Lump-sum death benefit from purchase

- ¹ If the SR contain a provision for the return of benefits purchased as an additional lump-sum death benefit, on the death of the insured person before full retirement the total additional benefits purchased by him or her (without interest) are paid out as a lump-sum death benefit. This amount is reduced in the event of partial retirement, pension settlements following a divorce and WEF early withdrawals. Notwithstanding any SR to the contrary, where an insured person has chosen option A

or B of continued pension cover after reaching the normal retirement age, no lump-sum death benefit from purchases can be insured.

- ² Purchases eligible for inclusion are those set out in the Pension Rules and purchases for early retirement. Only additional benefits purchased from the Foundation on or after the date on which the relevant SR regulation came into effect are taken into account. If the SR contain an additional provision for earlier purchases to be taken into account, a distinction must be drawn between purchases made with the Foundation and those made with a previous pension provider. Purchases made with the Foundation are included automatically, but those made with previous pension providers are only taken into account if the insured person reports them to the Foundation, along with the requisite proof, within 60 days of the relevant SR regulation coming into effect. For new insured persons whose SR contain a provision that earlier purchases should also be taken into account in the additional lump-sum death benefit from purchase, the 60-day period begins on the date on which they join.
- ³ In the case of new employers joining the scheme whose previous pension plan included provision for a corresponding return for purchases, the purchases made previously by insured persons are also taken into account under these Pension Rules, provided that the SR contain a provision for earlier purchases to also be taken into account. However, this is only done on the condition that (at the request of the Foundation) the previous pension scheme or its insurer provides notification of the purchases by all insured persons to be included within 60 days of enrolment. Purchases made with a pension provider other than the previous one will also be taken into account if the insured person reports them to the Foundation, along with the requisite proof, within 60 days of the start of the enrolment.
- ⁴ The entitlement to the lump-sum death benefit is set out in Section 4.3.10 paragraphs 2 to 4.

4.3.10. Lump-sum death benefit from repayment of unappropriated retirement assets

- ¹ If an insured person dies as a result of illness or accident before full retirement, then the retirement assets available at the end of the month of death, provided that they exist and have not been paid out or used to finance another death benefit, are paid out as a lump-sum death benefit in the following proportions: 100 percent in cases pursuant to paragraph 2 a) to e), 50 percent in cases pursuant to paragraph 2 f). Notwithstanding any SR to the contrary, where an insured person has chosen option A or B of continued pension cover after reaching the normal retirement age, no lump-sum death benefit from repayment of unappropriated retirement assets is insured.
- ² Notwithstanding inheritance law, the following persons qualify as beneficiaries in the following order of priority:
 - a) the surviving spouse or registered partner; in his or her absence
 - b) the surviving life partner who meets the conditions for entitlement set out in Section 4.3.4 paragraph 1 a) to e); this is subject to the condition that the surviving life partner who is supposed to be entitled to the lump-sum death benefit was registered with the Foundation by the insured person prior to the latter's death using the special form for this purpose signed by the insured person; in his or her absence
 - c) the children in accordance with Section 2.9 a); in their absence
 - d) the parents; in their absence
 - e) the siblings; in their absence

- f) the remaining legal heirs, to the exclusion of the community.

³ The insured person has the option to deviate from the order of priority set out in paragraph 2 by submitting a special form (declaration of beneficiary status) to the Foundation. The declaration of beneficiary status must be signed by the insured person and received by the Foundation before the insured person's death. The declaration of beneficiary status can be revoked in writing. The revocation must be received by the Foundation before the insured person's death. Notwithstanding inheritance law, the following persons qualify as beneficiaries in the following order of priority if a valid declaration of beneficiary status has been received:

- a) The children entitled to a pension in accordance with Section 2.10 a); in their absence
- b) The surviving spouse or registered partner; in his or her absence
- c) The surviving life partner who meets the conditions for entitlement set out in Section 4.3.4 paragraph 1 a) to e); this is subject to the condition that the surviving life partner who is supposed to be entitled to the lump-sum death benefit was registered with the Foundation by the insured person prior to the latter's death using the special form for this purpose signed by the insured person; in his or her absence
- d) The children who are not eligible for a pension pursuant to Section 2.10 a); in their absence
- e) The parents; in their absence
- f) The siblings; in their absence
- g) The remaining legal heirs, to the exclusion of the community.

⁴ If a group includes more than one beneficiary, the lump-sum death benefit is divided among them individually.

4.3.11. Additional lump-sum death benefit

¹ If provided for in the SR, an additional lump-sum death benefit is payable on the death of the insured person before full retirement pursuant to the SR. Entitlement is as set out in Section 4.3.10. paragraphs 2 to 4. Notwithstanding any SR to the contrary, where an insured person has chosen option A or B of continued pension cover after reaching the normal retirement age, no additional lump-sum death benefit can be insured.

² If persons obliged to pay maintenance are insured, the persons defined in Section 4.3.10 paragraph 2 a) and b) and the children eligible for a pension are entitled to the lump-sum death benefit insurance in accordance with paragraph 1.

4.4. Benefits in the event of incapacity/disability

4.4.1. Entitlement conditions

Benefits are payable if the insured person:

- a) was insured under the applicable SR at the commencement of the incapacity which led to his or her disability, or
- b) was at least 20 percent but less than 40 percent incapacitated due to a birth defect on taking up gainful employment and was insured under the applicable SR when the incapacity that led to his or her death increased to at least 40 percent, or
- c) became disabled as a minor and was therefore at least 20 percent but less than 40 percent incapacitated on taking up gainful employment and was insured under the applicable SR when the incapacity that led to his or her disability increased to at least 40 percent.

4.4.2. Benefit amounts

¹ Unless stipulated otherwise in the SR, the level of benefits is based on the benefit entitlement scale in paragraph 3. The degree of disability reflects the loss of income due to impaired health by comparing the theoretical income after the onset of disability with the income that would have been hypothetically possible if the insured person's health had not been impaired. The degree of disability, however, cannot exceed the maximum degree of disability set by the IV for persons in gainful employment.

² Where benefits in excess of the minimum benefits under the BVG are insured, the Foundation may deviate from the degree of disability set by the IV. It may also deviate from the degree of disability set by the IV if the IV does not notify the Foundation in advance of the degree of disability or the degree of disability determined proves to be untenable.

³ The amount of the disability pension is defined in percentage shares of a whole pension. Entitlement to benefits is graduated as follows:

- a) disability of 70 percent or more: full benefits
- b) disability of at least 50 percent but less than 70 percent: the percentage share equals the degree of disability
- c) disability of at least 40 percent but less than 50 percent: in this case, the percentage shares in the following table are applied:

Degree of disability in %	Percentage share
49	47.5
48	45
47	42.5
46	40
45	37.5
44	35
43	32.5
42	30
41	27.5
40	25

- d. disability of less than 40 percent confers no entitlement to benefits

⁴ The Foundation may call on its independent medical examiner to determine incapacity and its degree.

⁵ In the event of an insured person's incapacity or disability, his or her benefits are based on the last salary reported by the employer before the onset of the incapacity or disability.

4.4.3. Exemption from the obligation to pay contributions

¹ If an insured person is at least 40 percent incapacitated or is incapacitated at the minimum rate stipulated in the SR due to illness or accident for longer than the qualifying waiting period specified in the SR, he or she becomes exempt from the obligation to pay contributions.

² As soon as a final ruling has been received from the IV agency, the exemption from the obligation to pay contributions shall take effect from the start date of the pension entitlement conferred by the IV agency in line with the benefit entitlement scale in Section 4.4.2. paragraph 3 or any provision to the contrary in the SR, taking into account the IV's findings with regard to the degree of disability. Until this point in time, the exemption from the obligation to pay contributions is based on a doctor's certificate attesting to the degree of incapacity. Incapacity of less than 40 percent or less than the minimum rate specified in the SR does not confer any entitlement to exemption from the obligation to pay contributions.

- ³ If the final ruling from the IV agency does not confer entitlement to an IV disability pension, the exemption from the obligation to pay contributions continues to be based on a doctor's certificate attesting to the degree of incapacity and shall end at the latest on the first day of the twelfth calendar month after the commencement of the incapacity.
- ⁴ If the exemption from contributions is based on a doctor's certificate attesting to the degree of incapacity, any changes to the degree of incapacity lasting fewer than 10 days are not taken into account.
- ⁵ The entitlement to the exemption from contributions ceases:
- as soon as the entitlement to benefits ceases, subject to the provisions on the provisional continuation of insurance and maintenance of the entitlement to benefits in the event of the reduction or termination of the IV disability pension (Article 26a BVG)
 - at the end of the month in which the insured person dies
 - on full retirement
- ⁶ Any excessive or excessively long exemption from payment of contributions will lead to an adjustment in contributions debited to the employer's premium account. If insufficient exemption was given then the insured person has the right to claim reimbursement from the employer of the overpaid amounts charged by the employer.
- ⁷ The entitlement to exemption from the obligation to pay contributions is unrestricted if both the employer and the insured person fulfil their special responsibilities in the event of incapacity on time. If they do not, the Foundation may postpone the exemption from the obligation to pay contributions by the number of days equivalent to the delay in fulfilment of an individual obligation, but for no longer than the period until the commencement of the disability pension.
- ⁸ The exemption from the obligation to pay contributions in cases of disability (incapacity) is granted in cases of illness or accident.
- 4.4.4. Disability pension and pension for a disabled person's child
- If the insured person becomes disabled before taking full retirement, then he or she is entitled – after the waiting period specified in the SR and subject to a delay in the entitlement – to a disability pension and a pension for each child who would be entitled to an orphan's pension in the event of the insured person's death. The level of these pensions is set out in the SR. Disability of less than 40 percent or less than the minimum rate specified in the SR does not confer any pension entitlement.
- 4.4.5. Commencement and cessation of entitlement
- ¹ The entitlement to payment of pensions commences on the expiry of the waiting period specified in the SR. It is postponed for as long as the insured person draws his or her full salary or daily benefits under sickness or accident insurance equal to 80 percent of his or her lost salary. Daily benefits under sickness insurance must have been at least 50 percent jointly funded by the employer. The entitlement may also be postponed for other reasons as specified in paragraph 9.
- ² If the IV pension commences before the waiting period stipulated in the SR expires and the claimant is no longer entitled to salary continuation or daily sickness/accident benefits within the meaning of paragraph 1, the Foundation pays the statutory BVG minimum until the expiry of the agreed waiting period. Benefits are subsequently paid in accordance with the SR.
- ³ If incapacity or disability is interrupted, the total duration of all periods of incapacity or disability due to the same cause is decisive in calculating the waiting period. If an interruption of incapacity or disability lasts longer than one-third of the waiting period specified in the SR, the waiting period starts again. Incapacity or disability is deemed to have been interrupted if its degree falls below 40 percent or the minimum rate stipulated in the SR.
- ⁴ Incapacity or disability due to a different cause counts as a new event, and a new waiting period applies. This applies even if the condition of a claimant already suffering from disability deteriorates owing to a new cause, increasing his or her degree of disability.
- ⁵ In the event of an increase in the degree of disability relevant to IV cover before the expiry of the new waiting period, the benefits shall only be increased as far as the minimum benefits under the BVG until the expiry of the new waiting period.
- ⁶ If an insured person who has received disability benefits in the past and subsequently fully resumed gainful employment or regained the capacity to work again suffers from incapacity or disability due to the same cause within one year, disability benefits are payable without a new waiting period, provided that the person concerned is still insured by the Foundation at the time. In this event the insured person's benefits are determined on the basis of the situation before the onset of his or her original incapacity.
- ⁷ The pension waiting period does not start during rehabilitation, particularly while daily benefits are being received from the IV, and any waiting period that has already started is suspended.
- ⁸ In the event of late application to the IV by the insured person, his or her pension entitlement shall commence at the earliest on the date set by the IV for its own pension to take effect.
- ⁹ If the insured person fails to apply to the IV agency for preliminary registration or to provide the requisite information or documentation in good time, the Foundation may postpone the payment of benefits or restrict them to the BVG minimum.
- ¹⁰ The entitlement to pensions ceases:
- as soon as the degree of disability falls below 40 percent or below the minimum rate specified in the SR, subject to the provisions on the provisional continuation of insurance and maintenance of the entitlement to benefits pursuant to Section 4.4.9
 - at the end of the month in which the insured person dies
 - when the insured person reaches normal retirement age. The retirement pension to which the insured person becomes entitled on reaching normal retirement age is at least equal to the minimum BVG disability pension before he or she ceased to be entitled to it.
- ¹¹ The entitlement to a pension as the child of a disabled person also ceases when the grounds for it no longer apply, or on the commencement of an orphan's pension or a retired person's child's pension.
- 4.4.6. Retirement account of partially disabled insured persons
- ¹ At the onset of incapacity due to the same cause as the insured person's disability, insurance is divided into a passive component (corresponding to the benefit entitlement scale in accordance with Section 4.4.2 paragraph 3 or any differing provision in the SR) and a residual active component.

² The portion of the retirement assets corresponding to the minimum BVG retirement assets and the portion which exceeds the minimum BVG retirement assets are each divided separately in the same proportions as the passive and active components described in paragraph 1.

³ The active component is managed in the same way as insurance for employed persons. The threshold values specified in the SR are adjusted in line with the benefit entitlement scale pursuant to Section 4.4.2 paragraph 3 or any differing provision in the SR.

⁴ In the passive component, the retirement assets are maintained in accordance with the last insured salary that is reduced in accordance with the benefit entitlement scale pursuant to Section 4.4.2 paragraph 3 or any differing provision in the SR; the retirement assets are maintained as soon as and for as long as the entitlement to benefits pursuant to Section 4.4.2 paragraph 3 exists.

4.4.7. Change in the degree of disability

¹ If the degree of disability increases to 100 percent or if it increases by at least five percent and the insured person is still insured under the applicable SR at the time of the increase, the disability benefits are adjusted, taking into account the provisions on waiting periods.

² The following rule applies if an insured person for whom the entitlement conditions are met leaves the group of insured persons:

- a) If the degree of the already existing disability increases to 100 percent or by at least 5 percent after the insured person's departure and the minimum pension pursuant to the BVG increases as a result of the increase in the degree of disability, there is no entitlement to higher benefits as long as the BVG pension is lower than the benefit entitlement which the insured person had at the point he or she left the group of insured persons.
- b) If the degree of disability falls below 40 percent or the minimum rate specified in the SR, any entitlement in respect of a later increase to at least 40 percent is limited to the BVG pension, assuming there is any actual entitlement vis-a-vis the Foundation under the BVG at all.

4.4.8. Re-evaluation

¹ The Foundation may review both the conditions and the level of entitlement at any time and reduce its benefits on the basis of the outcome of the review at any time without it being necessary for the circumstances to have changed significantly or the previous benefit assessment to have proved untenable. However, the minimum BVG benefits cannot be reduced if there has been no significant change in the circumstances and the benefit assessment has not proved to be untenable.

² If the review leads to a reduction in benefits in cases in which there is no significant change in circumstances or untenable benefit assessment, the benefit reduction takes effect on the first day of the second month following notification by the Foundation.

³ If the review leads to a reduction in benefits because the circumstances have changed, the reduction in the benefits takes effect retroactively from the date when the circumstances changed or the untenable benefit assessment was carried out. If the review leads to a reduction in benefits because the circumstances have changed, the reduction in the benefits takes effect retroactively from the date when the circumstances changed or the untenable benefit assessment was carried out.

⁴ The beneficiary may submit a written request for a review of his or her entitlement. Any increase in benefits takes effect from the first day of the month in which the notification was received.

4.4.9. Provisional continuation of insurance and maintenance of the entitlement to benefits in the event of the reduction or termination of the IV disability pension (Article 26a BVG)

¹ If the insured person is entitled to disability benefits from the Foundation and the disability insurance (IV) office reduces or terminates the disability pension due to a reduction in the degree of disability, the beneficiary will remain provisionally insured with the Foundation at the same terms if he or she participated in reintegration measures in accordance with Article 8a IVG, took up employment or increased his or her degree of employment before the reduction or termination of the disability pension.

² The insurance cover and the entitlement to benefits lapse no later than three years after the effective reduction or termination of the disability pension. If the disability insurance (IV) office continues to pay interim benefits pursuant to Article 32 IVG beyond this three-year period, the entitlement vis-à-vis the Foundation will end at the same time as the entitlement to interim benefits from the disability insurance (IV) office.

4.4.10. Disability benefits in continued pension cover after normal retirement age

If the insured person maintains his or her pension cover after reaching the normal retirement age – notwithstanding any SR to the contrary and regardless of which option he or she chooses – disability benefits are no longer insured.

4.5. Transfer value on departure

4.5.1. Preconditions and timing

If an insured person leaves the Foundation before the occurrence of an insured event (vested benefits case) or if his or her disability benefits were paid as a lump sum due to their small amount, he or she is entitled to the transfer value on departure. This is due for payment on the insured person's departure and bears interest from that point at the BVG minimum rate. If the transfer value is not transferred within 30 days of the necessary information being provided, then the interest rate increases to the arrears interest rate for the transfer value set by the Federal Council in the Vested Benefits Ordinance (FZV).

4.5.2. Amount of the transfer value on departure

¹ The transfer value on departure is the highest of the following three amounts:

- a) Available retirement assets (Article 15 FZG):
- b) the retirement assets accumulated during the insurance term in accordance with the SR plus previous transfer values on departure and other additional deposits such as purchases of additional benefits, including interest.
- c) Minimum sum (Article 17 FZG):
- d) the vested benefits transferred for the account of the insured person and any additional deposits for the purchase of additional benefits, with interest, plus contributions made by the insured person, plus 4 percent of the contributions made by the insured person for each year by which his or her age exceeds 20 up to a maximum of 100 percent.
- e) As prescribed by law, certain sums are deducted from the total contributions made by the insured person. These are:

- I. a contribution to funding entitlements to disability benefits until the insured person reaches normal retirement age
 - II. a contribution to funding entitlements to survivors' benefits until the insured person reaches normal retirement age
 - III. a contribution to adjusting current pensions in line with inflation
 - IV. a contribution to administrative costs
 - V. a contribution to the costs of the BVG Guarantee Fund
 - VI. contributions to funding benefits for the entry generation (known as special measures) that were due until 31 December 2004 in accordance with the Pension Rules valid at the time
- Minimum BVG retirement assets (Article 18 FZG):

² Transfer value calculations take account of any division of the insurance in consequence of partial disability or the partial early withdrawal of retirement benefits.

³ However, if part of the retirement assets has been withdrawn for purchases of residential property or transferred following a divorce for the benefit of the occupational-pension arrangements of the divorced spouse, the amount and timing of the withdrawal or transfer are taken into account in the calculation of the transfer value.

⁴ If the insured person ceases to be disabled, thus losing his or her entitlement to disability benefits, after the employment contract has been terminated, he or she is entitled to the transfer value on departure equal to the current retirement assets. Similarly, the entitlement to payment of the transfer value remains if the entitlement to disability benefits from the Foundation pursuant to Section 4.4.9 paragraph 2 expires.

4.5.3. Transfer to the new pension provider

¹ If the insured person enters a new pension scheme in Switzerland or the Principality of Liechtenstein, the Foundation transfers the transfer value on departure to the new scheme.

² If the Foundation is required to pay survivors' or disability benefits after it has transferred the transfer value, it is entitled to reimbursement to the extent of those benefits. If this is not forthcoming, it may reduce benefits.

4.5.4. Maintenance of insurance cover in another form

¹ An insured person who does not enter a new pension scheme or whose annual salary is below the entry threshold or the minimum salary must maintain insurance cover in another permissible form with a vested benefits institution (vested benefits foundation or insurer) of his or her choice.

² The departing person must inform the Foundation which vested benefits institution of his or her choice is to receive the transfer value on departure. This information must be provided within one month of his or her departure.

³ If it is not provided, the transfer value is sent for the account of the person concerned to a vested benefits institution designated by the Foundation, identified to him or her in the departure form or otherwise.

⁴ If the Foundation designates a vested benefits institution, the latter places the transfer value in a vested benefits account established in the name of the person concerned (the account holder) and notifies him or her accordingly in writing.

⁵ If the Foundation designates an insurer, the latter uses the transfer value to create a vested benefits endowment policy for the benefit of the person concerned (the policyholder). This provides a lump sum on maturity when the policyholder reaches normal BVG retirement age or a lump-sum death benefit of the same amount if he or she dies prior to this date. The details are contained in a policy document and in the general policy terms.

⁶ The account holder or the policyholder notifies the vested benefits institution if he or she wishes the transfer to go to another vested benefits institution.

4.5.5. If the Foundation has not designated any vested benefits institution, the transfer value plus interest shall be transferred to the Substitute Occupational Benefit Institution between six months and two years after the vested benefits event. Disbursement in cash

¹ The insured person may request that the transfer value be disbursed in cash, on production of the requisite documentation, if:

- a) he or she is permanently leaving Switzerland and the Principality of Liechtenstein, or
- b) he or she is taking up self-employment and is no longer subject to compulsory insurance, or
- c) the transfer value is less than the annual contributions paid in by the insured person (employee contribution).

² If the insured person permanently leaves Switzerland and the Principality of Liechtenstein, the transfer value comprises all the retirement assets accrued by the time of his or her departure. For insured persons taking up residence in a member state of the European Union, Iceland or Norway, this applies only if they are not subject there to compulsory pension arrangements and insurance against death and disability. If they are subject to compulsory pension and insurance cover in one of the aforementioned states, however, only the portion of their retirement assets which exceeds the minimum BVG retirement assets can be disbursed in cash. The compulsory portion of the transfer value may be used to set up a vested benefits policy or a vested benefits account for the insured person.

³ The part of the transfer value resulting from a purchase may not be paid out within the statutory blocking period of three years after the purchase. This period starts again with every purchase the insured person makes.

⁴ If the insured person is married or living in a registered partnership pursuant to the PartG, cash disbursement is subject to the written consent of his or her spouse or registered partner. If such consent cannot be obtained or is refused, the insured person may take the matter to court.

⁵ The Foundation may stipulate as documentation necessary for disbursement in cash an authenticated signature, confirmation of departure from the residents' registration authorities or confirmation of residence, evidence of insurance cover, evidence of an employment contract, confirmation from the AHV Compensation Office, an extract from the commercial register or other equivalent documentation.

4.6. Pension settlement in the event of divorce

¹ In the event of a divorce, the court determines what portion of the transfer value acquired by the insured person during the marriage and what portion of a current retirement pension is to be used for the benefit of his or her former spouse's occupational pension arrangements.

- ² Partners registered in accordance with the PartG have the same status as spouses with regard to pension settlements. The term "divorce" also covers the court dissolution of a registered partnership pursuant to the PartG.
- ³ The details are regulated in Appendix 3 "Provisions on pension settlements in the event of divorce".

4.7. Home-ownership promotion benefits

- ¹ The insured person may, before reaching the normal retirement age and within the limits of the statutory possibilities, use occupational pension assets to acquire residential property for his or her own use. Such use may take the form of early withdrawal of pension assets or their assignment as collateral. The Foundation provides the insured person with an information sheet detailing the preconditions and effects of these two alternatives, highlighting in particular:
- the pension capital available for the purchase of residential property
 - the benefit reductions that early withdrawal or pledging will bring
 - the possibility of making good any deficiency in insurance cover for disability or death resulting from withdrawal or pledging
 - the tax due on withdrawal or a pledge
 - the entitlement to a refund of the tax paid on withdrawal or a pledge when the capital involved is repaid, together with the applicable time limit.
- ² The part of the pension capital resulting from a purchase may not be withdrawn within the statutory blocking period of three years after the purchase. This period starts again with every purchase the insured person makes.
- ³ The Foundation provides insured persons considering withdrawal or a pledge with the information and services required by law, together with an application form.
- ⁴ If the insured person is married or living in a registered partnership pursuant to the PartG, early withdrawal, each subsequent establishment of a real-estate lien and pledging are subject to the written consent of his or her spouse or registered partner. If such consent cannot be obtained or is refused, the insured person may take the matter to court.
- ⁵ The insured person shall owe the Foundation the cost contribution for processing an application for withdrawal or a pledge as set out in Allianz Suisse Life's Cost Schedule.
- ⁶ In the event of an early withdrawal, the capital is debited to the minimum BVG and the elective components of the retirement assets in the same proportions (as a percentage) as these stand to the total retirement assets available for early withdrawal. The same applies to pledges. Repayments are credited to the minimum BVG component of the retirement assets and the other retirement assets in the same proportions as the withdrawal was debited.
- ⁷ If the insured person is disabled at the time of the application to withdraw occupational pension assets to acquire residential property, he or she is not entitled to make such a withdrawal.

4.8. Coordination of multiple benefits

4.8.1. General provisions

- ¹ In order to prevent unjustified advantage, survivors' and disability benefits payable in addition to the other

relevant benefits are restricted to 90 percent of the reported annual salary prior to the occurrence of the insured event.

- ² The relevant benefits include in particular pension and capital benefits under the AHV/IV and the federal accident and military insurance (hereinafter referred to as "UV/MV"). Pensions on disability (paid to the disabled and their children) and death (widow's/widower's pensions, partner's, life partner's and orphan's pensions) are added together. Other relevant benefits also include those paid by domestic and foreign insurers and foreign social-security agencies. They do not include assistance to the destitute, severance payments or similar benefits. The coordination calculation also takes account of claims against liable third parties, and in the case of disabled persons the earned or compensation income that they have actually received or can reasonably be expected to receive, with the exception of the additional income earned during participation in reintegration measures in accordance with Article 8a IVG.
- ³ As part of the maintenance of the entitlement to benefits in the event of the reduction or termination of the IV disability pension pursuant to Section 4.4.9, the disability pension will only be reduced to the extent that the reduction is offset by additional income and if it does not fall below the total income that the beneficiary received before the reduction or termination of the disability pension. The Foundation's disability pension may also be reduced if and by the extent to which, in combination with the relevant benefits, it exceeds the limit for overpaid benefits defined in the Pension Rules.
- ⁴ The lump-sum death benefit from repayment of unappropriated retirement assets and the lump-sum death benefit from purchases are not included in the coordination calculation.
- ⁵ Taking account of benefits does not, however, lead to a reduction in minimum BVG benefits if they are not of the same kind and for the same purpose or the insured person's entitlement to them did not arise as a result of the same event or if they arose from liability claims. The BVG minimum benefits may only be reduced if together with the other relevant benefits they would exceed 90 percent of putative lost income. If the limits mentioned are not reached when other relevant benefits in respect of an event insured in accordance with federal accident or military insurance are taken into account, the maximum benefits payable by the Foundation are equal to the minimum BVG benefits.
- ⁶ Capital benefits are converted to pensions for the coordination calculation according to actuarial principles.
- ⁷ If federal accident or military insurance reduce or refuse benefits on the grounds that the actions concerned were deliberate, culpable or involved exposure to extraordinary hazards and risks, in particular in accordance with Article 21 ATSG, Articles 37 and 39 UVG and Article 65 or 66 MVG, the Foundation will not make up the reductions. The coordination calculation is based on the unreduced benefits.
- ⁸ Putative lost income equals the income that the insured person would specifically have been able to earn if the insured event had not occurred. To determine this value, the claimant must prove the circumstances beyond all reasonable doubt.
- ⁹ If the IV classifies the insured person as not in employment (change of status), a new overpaid benefits calculation is carried out. In such cases, the limit for overpaid benefits is not 90 percent of reported annual salary prior to the insured event but a putative lost income of zero.

¹⁰ If the insured person is not covered by the insurer liable to pay benefits at the time when the entitlement arises under the BVG, the previous insurer by which he or she was most recently covered is liable to make initial payments not exceeding the BVG minimum. If the identity of the insurer liable to pay benefits is known, the insurer liable to make initial payments can have recourse to the former.

¹¹ In the event of disability or death giving rise to an entitlement to social security benefits where it is not clear whether these benefits are to be paid by accident or military insurance or the Foundation, the beneficiary may claim initial payments from the Foundation equal to the minimum BVG benefits in accordance with Article 70 ATSG. If the case is taken over by accident or military insurance, it must refund the initial payments made by the Foundation in accordance with Article 71 ATSG as part of its obligation to pay benefits.

4.8.2. Multiple causes

Where disability is due to more than one cause (sickness and accident), the benefits under elective insurance as provided for in these Pension Rules are only paid proportionately in respect of the cause that is covered.

4.8.3. Re-evaluation of the overpaid benefits calculation

¹ The Foundation may review the conditions and the level of any overpaid benefits at any time and adjust its benefits on the basis of the outcome of the review at any time without it being necessary for the circumstances to have changed significantly.

² The minimum BVG benefits are only adjusted if the circumstances have changed significantly.

4.9. Common benefit provisions

4.9.1. Accident cover and exclusion

¹ Accident risk is covered as part of the minimum BVG benefits.

² In respect of benefits under elective insurance, subject to any provisions to the contrary in the SR, the risk of accident is excluded.

³ If, in the event of the accidental death of a person insured under the UVG or MVG, the surviving spouse, partner under the PartG or life partner has no pension entitlement against the accident insurer and the SR do not provide for accident cover, the partner's pension insured under the SR (spouse's, partner's or life partner's pension) shall be paid, reduced by any benefit paid by the accident insurer (e.g. lump-sum settlement under Article 32 UVG).

4.9.2. Recourse

¹ Together with other social-security insurers, the Foundation joins with action taken by the insured person and his or her surviving dependants – including life partners eligible for widow's/widower's pensions and step-children eligible for orphan's pensions – with a legal entitlement to enforce claims against all third parties with joint and several liability for an insured event at the time of its occurrence to recover the benefits that it is liable to pay, though not more than the BVG minimum benefits.

² In the event of a claim and if called upon by the Foundation to do so, the beneficiary is obliged to assign to the Foundation any claim against third parties with joint and several liability for any amount exceeding the BVG minimum benefits up to the amount of elective benefits payable by the Foundation.

4.9.3. Miscellaneous

¹ If the beneficiary was responsible to a significant extent for bringing about the death or disability or refuses to undergo IV rehabilitation measures, the Foundation may reduce or refuse to pay benefits. In the event of claims to a lump-sum death benefit from repayment of unappropriated retirement assets or from purchases, the relevant sequence of beneficiaries shall apply as if the person whose benefits were refused did not exist. This right applies to BVG minimum benefits only if the AHV or IV reduces, withholds, refuses or fails in an unacceptable manner to pay its own benefits.

² If a criminal investigation or criminal proceedings have been instigated against a beneficiary on grounds of suspected insurance fraud, the Foundation may postpone its final decision on entitlement and on any payment of benefits until the definitive conclusion of the criminal case, provided that there is a connection with the claimed entitlement to benefits. During this period, it shall not be liable to pay interest on delayed benefits unless required by law to do so.

³ The Foundation may discontinue the payment of benefits as a precaution if the insured person has violated his or her cooperation obligations by failing to promptly notify the Foundation of a change in his or her circumstances, or to promptly provide confirmation of marital status or life circumstances that has been demanded by the Foundation. The Foundation may also discontinue the payment of benefits as a precaution if there is reasonable suspicion that the benefits were received unlawfully. If the insured person is in pre-trial detention, in custody pending trial, or serving a sentence, the payment of cash benefits with the character of income replacement may be discontinued in whole or in part during this period.

⁴ Beneficiaries are obliged to provide the Foundation with accurate information regarding all insurance benefits and other income.

⁵ If all or part of the contributions owed by the employer remain unpaid even after the end of the first month of the calendar or insurance year for which they are owed, potentially resulting in the relevant pension scheme becoming insolvent in the event of benefits being due, then in the event of any claims from the insurance of the insured employer or of executives working for the employer in comparable positions (e.g. members of the Board of Directors or the Board of Management or Heads of Human Resources or Accounts) and on receipt of a corresponding written preliminary notice from the BVG Guarantee Fund, the Foundation will withhold its benefits until such time as the contributions owed have been paid in full or the BVG Guarantee Fund has given a written assurance or guarantee that the benefit in question will be paid.

⁶ Benefits obtained improperly must be repaid to the Foundation. If the debtor is in arrears, he or she must pay arrears interest at the BVG minimum rate up to a maximum of 5 percent. Repayment may be waived if it would cause severe hardship to a recipient acting in good faith. The entitlement to repayment of improperly obtained vested benefits expires one year after the Foundation became aware of it but no later than five years after payment of the benefits. Repayment may be made by deduction from future benefits if this is legally permissible. The right to claim more extensive compensation for damages is reserved.

⁷ Future benefits cannot be pledged or ceded except in accordance with the provisions on pledges for home-ownership purposes using occupational pension funds. Future benefits cannot be pledged or ceded except in accordance with the provisions on the promotion of home ownership with occupational-pension funds.

- ⁸ The entitlement to benefits can only be netted against claims ceded to the Foundation by the employer if they relate to sums that have not been deducted from salaries. Otherwise, in the absence of overriding legal provisions to the contrary, the Foundation may at any time net benefits due for payment against its claims.
- ⁹ Benefits are exempt from compulsory execution to the maximum extent permitted by law.
- ¹⁰ Benefits on the death of the insured person do not form part of their estate.

4.9.4. Form and disbursement of benefits

- ¹ Retirement, survivors' and disability benefits are generally disbursed as an annuity. Subject to the three-year blocking period for lump-sum payments after a purchase, they can be disbursed as a lump sum in the cases prescribed by the Pension Rules.
- ² The Foundation is authorised to pay a lump sum instead of an annuity if the full retirement or disability pension, excluding exemption from contributions, is less than 10 percent, the widow's/widower's pension is less than 6 percent or the orphan's pension is less than 2 percent of the respective AHV minimum retirement pension.
- ³ When a disability pension is commuted, there is an additional entitlement to the transfer value plus the commuted value of the "exemption from the obligation to pay contributions" benefit. The payment of a lump sum and the transfer of the transfer value to a vested benefits institution ends any entitlement to further benefits in accordance with the SR and these Pension Rules.
- ⁴ As a rule, the Foundation pays pensions quarterly in advance on 1 January, 1 April, 1 July and 1 October. If the pension does not begin on one of these dates, it is calculated on a pro-rata basis.
- ⁵ Payments fall due 30 days after the Foundation receives all the information and documents required for disbursement.

- ⁶ Benefits due for payment may – on the instructions of the Foundation – be disbursed by Allianz Suisse Life. Subject to any overriding legal provision to the contrary, the Foundation generally pays benefits that are due to the point of payment in Switzerland indicated by and in the name of the beneficiary or his/her legal representative.

- ⁷ When lump sums disbursed in accordance with the provisions of the Pension Rules (such as retirement capital, disbursement of the transfer value in cash, advance withdrawal for home-ownership promotion) require the written consent of the recipient's spouse or registered partner pursuant to PartG, the Foundation is entitled to call for such consent to be authenticated at the insured person's expense.

- ⁸ The Foundation is deemed to be in arrears if it is notified that it is delinquent in the appropriate legally prescribed manner. This applies even if the due date is subject to the expiry of a certain period of time. In the event of binding legal provisions to the contrary, these shall apply. Interest owed by the Foundation for late payments shall be equivalent to the BVG minimum rate, but no more than 5 percent, subject to any applicable special agreement or to any provision in these Pension Rules to the contrary.

4.9.5. Adjustment of pensions in line with inflation

- ¹ To the extent provided for in the SR, survivors' and disability pensions with a term that has exceeded three years are adjusted in line with inflation, by order of the Federal Council and in accordance with the BVG, until the beneficiary reaches retirement age.
- ² Survivors' and disability pensions that are not adjusted for inflation as described in paragraph one and retirement pensions are adjusted in line with inflation to the extent permitted by the financial possibilities of the pension scheme. Decisions on this are taken by the Pension Commission.

5. Financing

5.1. Obligation to pay contributions

5.1.1. Components of the total contribution

- ¹ The total cost of insurance provision consists of retirement credits, contributions for death and disability risks, cost contributions, contributions for inflation adjustment and the BVG Guarantee Fund, costs of special expenditure and regulatory fees and any special contributions.
- ² According to the model stipulated by the occupational pensions expert, the pension plans of each pension scheme must be structured in such a way that the total contributions for all insured employees that serve to finance retirement benefits do not account for more than 25 percent of all salaries subject to AHV – maximised to ten times the upper BVG limit and – if the employer is also insured – do not exceed 25 percent of the – accordingly maximised – salary subject to AHV per year; or the benefits provided for in the SR do not exceed 70 percent of the last salary or income subject to AHV before retirement – maximised to ten times the upper BVG limit.
- ³ In addition, the retirement benefits pursuant to the SR, together with those paid under the AHV and other domestic insurance arrangements, must not exceed 85 percent of the last salary or income subject to AHV prior to retirement between one and ten times the upper BVG limit.
- ⁴ Furthermore, at least 6 percent of total contributions for all groups and pension plans conducted by the Foundation for the employer must finance benefits for the risks of death and disability.

5.1.2. Retirement credits

The retirement credits set out in the SR are levied annually.

5.1.3. Risk contributions for death and disability / cost contributions

Risk contributions including administration costs are set out in the rates table and are based in particular on age, gender and benefits. The rates for individual contracts may be higher or lower than standard rates. In addition, insured persons may be divided into risk classes according to operating conditions and risk exposure (risk-category-based rates), and/or claims experience under the individual contract may also be factored in (experience-based rates).

5.1.4. Contributions for inflation adjustment

A contribution to the costs of adjusting compulsory survivors' and disability pensions in line with inflation is charged on the basis of the BVG-insured annual salary.

5.1.5. Contributions for the BVG Guarantee Fund

The Foundation levies contributions for the BVG Guarantee Fund, which can be charged entirely to insured persons and the employer.

5.1.6. Cost contributions / regulatory fees

Cost of special expenditure are charged in accordance with the separate Cost Schedule. Pension schemes may be charged proportionately in respect of regulatory fees and flat-rate contributions to cover the Foundation's costs of statutory supervision. Charges are levied annually in arrears at the beginning of each year.

5.1.7. Special contributions

To guarantee the rates for interest on retirement assets and to convert retirement assets at retirement, the Foundation can levy special contributions pursuant to the applicable SR, provided that these are covered by the applicable Allianz Suisse Life collective insurance rate schedule approved by FINMA.

5.2. Obligation to pay contributions

5.2.1. Obligation to pay contributions

The obligation of the employer and the insured person to pay contributions commences at the start of the employment contract and ceases on full retirement, death or early termination of the insured person's employment contract or when the insured person is no longer subject to compulsory insurance because his or her salary falls permanently below the minimum BVG salary. No contributions are payable during the exemption from the obligation to pay contributions and during periods of extended cover.

5.2.2. Contributions of the employer and insured persons (employees)

- ¹ The employer pays the portion of the total annual cost of pension or insurance cover that does not have to be borne by insured persons in accordance with the SR. This share must be at least half of the total contributions. Contributions payable by insured persons are deducted from their salaries by the employer. The employer is responsible for paying all contributions.
- ² Subject to any provision in the SR to the contrary, the insured person pays half of the total annual contribution or cost.
- ³ The employer may make limited advance payments to the Foundation, thus building up contribution reserves (employer contribution reserves) from which the Foundation can source subsequent contributions.

5.3. Transfer value on entry

- ¹ The insured person's transfer value from previous pension arrangements is added to his or her retirement assets on receipt.
- ² On production of supporting documentation the portion of this that corresponds to his or her previously acquired minimum BVG retirement assets is credited to the compulsory component of his or her retirement assets, the remainder to the elective component.

5.4. Purchasing additional benefits

5.4.1. Purchasing benefits in accordance with the Pension Rules

- ¹ Additional benefits may be purchased on becoming a member of the pension scheme with effect from the date of entry, and subsequently for as long as the insured person remains a member and no insured event has occurred. The purchase must take place before the insured person becomes entitled to retirement benefits.
- ² The purchase is based on the current insured salary and the current SR. The maximum purchase amount is equivalent to the difference between the maximum possible retirement assets that could be achieved – in accordance with the SR and without any gaps in the contribution period – based on the insured salary and the insured person's age at the end of the calendar year of the purchase. The calculation of the maximum possible retirement assets takes into account an offsetting factor pursuant to the SR.

³ Where an insured person has maintained their pension cover after normal retirement age, the purchase may not exceed the maximum amount specified in the SR which is permitted until normal retirement age, minus the retirement assets already accrued at the time of the purchase.

⁴ The maximum purchase amount is reduced:

- a) by any vested benefits that the insured person did not have to transfer to the Foundation, plus
- b) by any pillar 3a benefits that have to be taken into account by law, plus
- c) by the retirement capital paid out in connection with early retirement by a pension provider or a vested-benefits institution
- d) by the retirement assets held when the insured person begins to draw a retirement pension arising from early retirement in pillar 2.

⁵ Before making a purchase, the insured person must inform the Foundation in writing of any balances as specified in paragraph 3 as part of his or her reporting and notification obligations under Section 1.6.1 paragraph 1 k). The Foundation accepts no liability for any consequences resulting from a breach of this reporting obligation.

⁶ If these contributions with the effect of reducing the purchase amount have already led to the reduction of the amount payable when purchasing additional benefits in another pension scheme, the Foundation may waive the reduction if the insured person supplies proof in the form of written confirmation of the purchase calculation from the other pension scheme.

⁷ If the insured person is a new arrival from abroad and has never been covered by pension arrangements in Switzerland, the maximum annual purchase amount in the five years following his or her first entry into pension arrangements in Switzerland is limited to 20 percent of his or her insured salary.

⁸ When applying to purchase additional benefits, the insured person must notify the Foundation of when he or she first entered into pension arrangements in Switzerland.

⁹ A direct transfer of pension assets from another country's occupational benefits plan to the Foundation is possible, provided that

- a) a corresponding agreement is concluded between the Foundation and the foreign institution, and
- b) the insured person does not claim a tax deduction for this transfer.

¹⁰ The purchase is fixed in consultation with the insured person, taking account of his or her ability to work and the maximum as reduced in accordance with paragraphs 4 to 6. Persons drawing partial IV disability pensions can make purchases relating to the extent to which they are fit for work. As a general principle, the purchase amount thus determined is payable by the insured person, but all or part of it may also be contributed by the employer. The purchase takes legal effect only when it is received by the Foundation.

¹¹ Any obligation on the part of the employer to provide standardised sums for purchases or for the provision of full pension benefits on early retirement must be explicitly stated in an additional Appendix to the SR.

¹² Purchases are subject to the provisions on repurchases and purchases of elective benefits following a divorce.

¹³ Where purchases have been carried out, the resulting benefits cannot be drawn in lump-sum form within three years. This period starts again with every purchase.

¹⁴ Where early withdrawals for home-ownership purposes have been made, the amounts involved must be repaid before voluntary purchases can take place.

5.4.2. Repurchase following pension settlements in the event of divorce

The details are regulated in Appendix 5 "Provisions on pension settlements in the event of divorce".

5.4.3. Additional benefit purchases for early retirement

¹ If an insured person has already purchased the full benefits under the Pension Rules, he/she may apply to make additional purchases using the appropriate form in order to fully or partially offset reductions resulting from an early withdrawal. Purchases are not possible if an insured event has occurred.

² The maximum amount of such a purchase is the amount needed to finance the difference between the retirement pension at the time of normal retirement and the retirement pension at the time of the planned early retirement.

³ If the insured person is fully or partially unfit for work on the planned early retirement date, the entitlement to retirement benefits may commence only when full fitness for work is recovered, but no later than upon reaching the normal retirement age. The exemption from the obligation to pay contributions for retirement credits applies regardless of whether the retirement credits have already been pre-financed through additional benefit purchases for early retirement. As long as the insured person is entitled to a full disability pension, the purchases for early retirement will be paid out as a lump sum when he or she reaches normal retirement age, rather than being taken into account in the calculation of the retirement pension. In the event of partial disability, this applies to the passive component.

⁴ If the insured person does not take early retirement as planned, the retirement credits under the Pension Rules shall only be charged and credited for as long as they have not already been pre-financed. At the time of retirement, the benefits under the Pension Rules must not be exceeded by more than 5 percent (maximum limit of 105 percent). Any excess amount shall be forfeited to the pension scheme.

⁵ Compliance with the maximum limit of 105 percent is ensured by means of a comparative calculation. If reductions in the degree of employment or the insured salary, changes to the pension plan or credits resulting from divorce settlements lead to this maximum limit being exceeded, they will be treated in the comparative calculation as if they had not occurred.

⁶ In all other respects, the provisions on purchasing benefits under the Pension Rules apply.

5.5. Repayment of an early withdrawal

¹ The full or partial repayment of an early withdrawal as part of the home-ownership promotion scheme is possible at any time until the entitlement to retirement benefits takes effect before reaching normal retirement age, until another insured event occurs or until the insured person becomes entitled to the transfer value. Repayment is no longer possible after the insured person has reached normal retirement age.

² This repayment is used to increase the retirement assets and is added to the compulsory and elective pension components in the same proportions as the original withdrawal was taken from them.

³ The amount of the repayment must be the proceeds of a disposal or, in other cases, at least CHF 10,000.

6. Final provisions

6.1. Participation in the profits from insurance contracts

¹ The Foundation, as prescribed by the regulations applicable to the collective insurance contract, the statutory provisions and the surplus allocation plan approved by the competent authority, is entitled to a share of Allianz Suisse Life's surplus in the occupational pension business.

² The surplus allocation takes place on a flat-rate basis per collective insurance contract, as a rule with effect from the following year's reference date. The insured persons and pensioners have no direct entitlement to the surpluses allocated to the pension scheme or their collective insurance contract.

The insurer prepares an annual statement for each pension scheme contract showing the principles underlying the calculation and allocation of surpluses..

6.2. Free funds and special measures of the pension scheme

¹ Free funds are formed by voluntary contributions from the employer, yields on assets, insurance benefits that cannot be paid out and the profit participation allocated to the groups of insured persons that has not been credited to the insured persons' retirement assets. The free funds have been allocated by the Pension Commission to the pension scheme's free Foundation assets with or without a designated purpose, or the Pension Commission may not yet have decided on their appropriation.

² The Pension Commission decides on the appropriation of free funds in accordance with the purpose described in the GTC. Any voluntary distribution to insured persons and pensioners to increase their retirement assets and pensions is made in accordance with the procedure specified in Appendix 1.

³ If funds are available for special measures, the responsible body at the Foundation determines their distribution in accordance with the procedure specified in Appendix 1.

6.3. Partial or total liquidation

The details are covered in the partial liquidation regulations (Appendix 2).

6.4. Consequences of the annulment of the contract

¹ With the annulment of the enrolment on which the insured persons' pension and insurance arrangements are based, the collective insurance contract is also annulled. Insurance cover in accordance with the applicable SR also ceases with effect from the date of annulment (effective date), subject to the following provisions or any agreements to the contrary.

² If the enrolment is annulled, the insured persons (those who are fit to work and those who are unfit to work), the partially disabled and the partially retired persons shall be affected by the loss of insurance cover in relation to the active portion of their policies, as well as the fully and partially disabled persons who have not reached normal retirement age in relation to the pension portion of their policies.

³ Full retirees and recipients of survivors' pensions shall remain part of the Foundation, as shall partial retirees in relation to the pension portion of their policies.

⁴ The employer may not terminate the enrolment if the new pension provider refuses to take on the recipients of disability pensions.

⁵ The employer and the Pension Commission are obliged to reach a joint, timely and binding arrangement on the taking over of pension benefits by the new pension provider so that pensioners who do not remain with the Foundation do not experience an interruption in pension payments.

⁶ If the enrolment is terminated by the Foundation and the new pension provider does not take on the recipients of disability pensions, they shall also remain with the Foundation in relation to the pension portion of their policies.

⁷ Contrary to the above provisions, the Foundation may reach an agreement with the new pension provider as to whether individual groups or the entire group of pensioners shall transfer to the new pension provider. Agreements between the Foundation and the new pension provider require the approval of Allianz Suisse Life.

⁸ In other cases, the insured persons' and pensioners' corresponding pension claims (settlement values) shall be guaranteed in a legally acceptable form.

⁹ When pensioners remain with the Foundation, the enrolment and the collective insurance contract in respect of the pensioners shall remain in force until their pension entitlements terminate. A lump sum shall be charged to the premium account for future statutory contributions to the security fund and invoiced to the employer.

¹⁰ Upon annulment of the enrolment, the settlement value shall be payable for the annulled insurance policies. The settlement value is determined taking the term of the cancelled contract into account and applying the rules for calculating settlement values upon cancellation of contract based on Allianz Suisse Life's actuarial principles and approved by the competent supervisory authority, all in accordance with the General Terms and Conditions for Collective Insurance under the BVG together with their technical appendix. The settlement value is calculated on the basis of the technical reserves accrued under the insurance at this point in time.

If the annulled enrolment lasted fewer than five years, a deduction will be applied to the calculated value for interest rate risk. This deduction shall not affect the minimum BVG retirement assets for the time after the enrolment contract's entry into force.

¹¹ Settlement values are transferred to the new pension provider as capital. The Foundation is entitled but not obliged to make payments on account to the new pension provider and to deduct any pensions paid out for periods extending beyond the effective annulment date.

¹² Pension assets transferred from previous insurance providers are also passed on in accordance with the rules applicable to settlement values.

¹³ If the employer has fulfilled all its obligations and the Foundation is late in transferring the settlement values of the persons who are fit for work, it shall be liable to pay default interest on these assets. The interest rate shall be in line with sector agreements and recommendations if these are also acceptable to the new pension provider's insurer. Otherwise it is equal to the rate applied by the Foundation at the time of annulment to interest-bearing retirement assets.

¹⁴ The settlement values for persons unfit for work, current contribution exemptions and/or pension obligations are subject to interest only if expressly provided

in the takeover agreement by the new pension provider and if Allianz Suisse Life consents to such arrangements.

6.5. Changes to the Pension Rules

Where the Pension Rules contain no relevant provisions, other occupational pension regulations apply (BVG, OR, FZG, Directive etc.). In other cases the Board of Trustees designs a provision in keeping with the purpose of the Foundation and the concept of pension provision.

6.6. Changes to the regulations

- ¹ The Board of Trustees may amend the GTC and SR at any time in compliance with the applicable legal provisions, particularly those of the BVG, FZG, etc. and the Foundation Deed.
- ² The Pension Commission can at any time amend the SR within the powers held by it by virtue of the Organisational Regulations of the Foundation in consultation with Allianz Suisse Life. Changes come into force at least 30 days after the consent of the Board of Trustees is obtained, if this is required in accordance with the Organisational Regulations of the Foundation.
- ³ Changes to these GTC fall exclusively within the competence of the Board of Trustees.
- ⁴ Changes to the GTC and the SR, subject to any provision to the contrary, apply only to insured events occurring after the date on which they come into force.

6.7. Place of performance and jurisdiction

- ¹ The place of fulfilment for benefits is the Swiss place of residence of the beneficiary, or failing that, the place of residence of his or her proxy in Switzerland, or failing that, the registered office of the Foundation.
- ² In the event of well-founded doubts as to potential beneficiaries, the Foundation may deposit payable benefits at its registered office.
- ³ The place of jurisdiction is the Swiss registered office or place of residence of the defendant or the location of the insured person's employer.

6.8. Authoritative version of the Pension Rules

- ¹ The GTC and the SR apply as amended.
- ² The language version of the GTC and the SR determined upon the employer's enrolment with the Foundation is authoritative.

6.9. Entry into force

- ¹ This version of the GTC comes into force on 1 January 2024.
- ² When the SR and the GTC come into force they supersede or replace existing regulatory principles, subject to the following transitional provisions:

6.10. Transitional provisions

6.10.1. Transitional provision for current retirement and survivors' pensions, current disability pensions and disability cases for which the commencement of pension payments has been postponed because a salary or a replacement salary continues to be paid, no pension is being paid because of overcompensation, or the waiting period under the previously valid regulations has commenced (pending disability cases)

- ¹ The following principles apply:

- a) Retirement and survivors' pensions that are current when these Pension Rules come into effect are governed until they expire by the provisions of the Pension Rules previously valid for these pensions.
 - b) Disability pensions that are current when these Pension Rules come into effect are governed until they expire by the provisions of the Pension Rules previously valid for these pensions.
 - c) Disability cases that are pending when these Pension Rules come into effect where
 - I. the commencement of pension payments has been postponed because a salary or a replacement salary continues to be paid are governed until they expire by the provisions of the Pension Rules that were valid when the entitlement to a pension began;
 - II. no pension is paid because of overcompensation are governed until they expire by the provisions of the Pension Rules that were valid when the entitlement to a pension began;
 - III. the waiting period under the previous Pension Rules has already begun are governed by the provisions of the Pension Rules valid at the start of the waiting period.
 - d) The management of the retirement assets of partially disabled insured persons in the passive component is continued on the basis of the last salary insured prior to the onset of incapacity. This salary is reduced in line with the entitlement to benefits that is decisive for the current disability pension.
 - e) If the current disability or retirement pension ceases on the death of the recipient, survivors' benefits are governed until they expire by the provisions of the Pension Rules by which the current retirement or disability pension was previously governed. In deviation from this provision, the entitlement conditions for life partner's pensions are always governed by the Pension Rules that were valid at the time of the pension recipient's death. However, a life partner's pension may never be higher than the spouse's pension calculated according to the Pension Rules that were valid for the current retirement or disability pension.
 - f) If the Pension Rules previously valid for a current disability pension provide that on reaching normal retirement age the disability pension current up to that point is replaced by a retirement pension, the following provisions apply:
 - I The normal retirement age that is decisive for the replacement is determined by the Pension Rules that were previously valid for the disability pension.
 - II The calculation of the retirement pension is based on the retirement assets available on reaching normal retirement age as per I above.
 - III The retirement assets calculated in accordance with II are converted into a retirement pension using the conversion rates defined in the Pension Rules valid at the time of the conversion.
- ² In deviation from the principle defined in paragraph 1, the following provisions apply to disability pensions that are current and disability cases that are pending on 1 January 2022:
- a) Upon the occurrence of a reason for revision as defined in Article 17 paragraph 1 of the Federal

Act on the General Part of Social Security Law (ATSG), pensions for disability pension recipients born in 1967 or later are governed by the entitlement to benefits defined in Section 4.4.2 paragraph 3 of these Pension Rules. If a pension revision results in a lower pension despite an increase in the degree of disability or a higher pension despite a decrease in the degree of disability, the disability pension will continue to be determined according to the Pension Rules previously valid for this pension.

- b) With effect from 1 January 2032, pensions for disability pension recipients born between 1992 and 2003 will automatically be governed by the entitlement to benefits of the Pension Rules valid at the time, irrespective of whether there is a reason for revision under Article 17 paragraph 1 ATSG or not. If this results in a lower pension, the previous pension will continue to be paid until a reason for revision under Article 17 paragraph 1 ATSG occurs.
- c) For pending disability cases for which the waiting period has already begun under the previously valid Pension Rules, the pension is governed by the entitlement to benefits defined in Section 4.4.2 paragraph 3 of these Pension Rules.

³ In addition, the following always apply:

- a) the coordination provisions of the Pension Rules valid at the time when the question of coordination arises
- b) the provision on arrears interest of the Pension Rules valid at the time when the question of arrears arises

6.10.2. Transitional provision for the purchase of additional benefits

Section 5.4.1 paragraph 5 only applies to persons joining the Foundation after 31 December 2005.

6.10.3. Transitional provision for the maximum insured annual salary

The restriction of the insured annual salary to ten times the upper BVG limit (10 x 300 percent of the maximum AHV retirement pension) does not apply to persons who have reached the age of 50 and were already insured with the Foundation on 1 January 2006 in respect of the death and disability cover in force at that time.

6.10.4. Transitional provision for the adjustment of the coordination deduction after partial retirement

The provisions of the SR relating to the coordination deduction for part-time employment also apply to partial retirement, regardless of when the SR entered into force.

6.10.5. Transitional provision for the use of the surplus

SR provisions that contradict the insurance contract regulations on the use of the surpluses ceased to apply on 1 January 2021.

6.10.6. Transitional provision for the loss of BVG coverage

SR provisions that provide for BVG coverage ceased to apply on 1 January 2020.

6.10.7. Transitional provision for the reduction of the conversion rate for converting the minimum BVG retirement assets into a retirement pension

SR provisions stipulating that the compulsory component of the retirement assets must be converted into a retirement pension using the statutory minimum BVG conversion rate ceased to apply on 1 January 2022.

6.10.8. Transitional provision for insured persons who reach normal retirement age before a reduction in the conversion rates

If an insured person reaches normal retirement age in December and the conversion rates used to calculate the retirement pension are reduced with effect from 1 January of the next year, the retirement pension will be calculated using the conversion rates that were valid on 31 December.