Conditions Attached to Operations of Insurance and Reinsurance Intermediaries, Ancillary Insurance Intermediaries by Way of the Freedom of Establishment and Freedom to Provide Services in Latvia

European Union Member State insurance and reinsurance intermediary, ancillary insurance intermediary intending to provide insurance and reinsurance distribution services in Latvia under the freedom of establishment and the freedom to provide services must take account of the following key provisions required by Latvian legislation:

I. Supervision of Insurance and Reinsurance Distribution

The authority responsible for supervising the insurance and reinsurance distribution business in Latvia is Latvijas Banka (the Central Bank of Latvia). Its address is as follows:

Latvijas Banka  
K. Valdemara iela 2A, Riga, LV-1050  
Phone: +371 6702 2300  
E-mail: info@bank.lv, single.passport@bank.lv  
Official website: www.bank.lv

II. Legislative Requirements

The Insurance Distribution Directive (EU) 2016/97 (IDD) has been implemented into the Insurance and Reinsurance Distribution Law (hereinafter referred to as IRDL).

1. General good rules within the meaning of Article 11(1)(2) of the IDD (stricter regulations and provisions regulating insurance distribution in addition to those set out in the IDD)

1.1. Definition (Article 2 (1) point 1 of IDD)

In accordance with Article 1, Paragraph one, Point 1 of IRDL the insurance distribution — making recommendations, insurance provision, preparation of documents necessary for the conclusion of insurance contract, explanation of insurance contract terms, including the rights and duties under the insurance contract, taking other actions necessary for the conclusion or servicing of insurance contract or the conclusion of mentioned contract, as well as provision of information on one or more insurance services provided, in accordance with the criteria selected by a customer through a website or mobile apps.

1.2. Registration (Article 3 (1) subparagraph (sp) 5-6 of IDD)

In accordance with Article 5, Paragraph five of IRDL insurance and reinsurance brokers shall be registered in the register of insurance and reinsurance brokers maintained by Latvijas Banka.

In accordance with Article 5, Paragraph six of IRDL insurance agents shall be registered in the register of insurance agents maintained by an insurance merchant or a branch of a foreign insurer.

In accordance with Article 5, Paragraph seven of IRDL ancillary insurance intermediaries shall be registered in the register of ancillary insurance intermediaries maintained by an insurance merchant, a branch of a foreign insurer or an insurance broker.
1.3. Professional and organisational requirements (Article 10 (3) subparagraph 1 of IDD)

In accordance with Article 19 of IRDL the person responsible for insurance or reinsurance intermediary or for ancillary insurance intermediary and the employee directly involved the distribution of insurance and reinsurance may not be a person that meets at least one of the following conditions:

1) the person has been penalised for committing an intentional crime against the State, property or management procedures or for committing an intentional crime related to the national economy or fulfilling duties in the public authorities or committing a crime related to terrorism, and conviction has not been removed or extinguished;

2) the supervisory and control authority provided for in the Law on the Prevention of Money Laundering and Terrorism Financing, or the competent authority provided for in the Law on International Sanctions and National Sanctions of the Republic of Latvia has applied a sanction to a person and on its website has made public information on the infringement of sanctions regulations (except a warning) regarding international or national sanctions or money laundering and terrorism financing regulatory requirements and less than one year has passed since the imposition of sanction;

3) the natural person's insolvency proceedings have been declared in respect of the person and less than one year has passed since its termination.

In accordance with Article 21, Paragraph two of IRDL the person responsible for insurance or reinsurance intermediary or for ancillary insurance intermediary and the employee directly involved the distribution of insurance and reinsurance has good repute, if such person is not subject to any of conditions referred to in Section 19 of this Law, as well as no circumstances have been identified which, while continuing to perform duties related to the distribution of insurance or reinsurance, may harm reputation of insurance or reinsurance distributor, may result in the risk of being involved in illegal activities by the insurance and reinsurance distributor or threaten the rights or interests of customers.

1.4. General information provided by the insurance intermediary (Article 18 of IDD)

In accordance with Article 35, Paragraph one of IRDL before entering into the life insurance contract, the insurance intermediary shall provide to the client:
1) the following information relating to the life insurance company:
   a) on the Member State in which the head office of the insurance company is situated and address of the head office,
   b) the place where one can get information on the solvency and financial standing of the insurance company;
2) the following information relating to obligations:
   a) the amount of the sum insured under the insurance contract and the terms and conditions of the options included therein,
   b) on the validity term of the life insurance contract,
   c) on the terms for the termination of the life insurance contract,
   d) on the time limits and procedures for the payment of insurance premiums,
   e) on the procedure for the calculation and allocation of gratuities (bonuses),
f) on the procedure for the determination of the repurchase amount and accumulation amount and on the provisions of the guaranteed disbursement thereof,
g) on the amount of insurance premiums and amount insured separately for each insured risk, as well as on the insurance indemnity or the procedure for the determination thereof for each insured event,
h) in the unit-tied life insurance contract — on the underlying assets and the procedure for the calculation of the sum insured,
i) on the procedure for the application of the notice period to the termination of the life insurance contract,
j) general information about the tax regime applicable to the class of insurance.

In accordance with Article 35, Paragraph two of IRDL if the likely insurance indemnity specified in the offer to enter into a life insurance contract at the end of the term of the insurance contract may be higher than that payable under the insurance contract, the insurance intermediary shall provide the policyholder with an example of the likely insurance indemnity calculation at the end of the term of the insurance contract, based on the calculation of the insurance premium specified in the insurance contract for the purpose of which three different interest rates shall be used. The insurer shall inform the policyholder that the calculation example is only a projection based on theoretical assumptions, and that the policyholder shall not gain the right to claim payments based on this calculation example.

1.5. Conflicts of interest and transparency (Article 19 (1) of IDD)

In accordance with Article 34, Paragraph one, Point 9(a) of IRDL before entering into an insurance contract an insurance agent in respect of insurance contracts, which are proposed or for which a recommendation is made, shall be obliged to inform a customer he is not entitled to give recommendation on the basis of a comprehensive analysis of the offer.

In accordance with Article 34, Paragraph one, Point 11 of IRDL before entering into an insurance contract an insurance broker shall be obliged to provide the customer with timely information on the assessed insurance offers and the type of remuneration the insurance broker would receive from the respective insurer if the insurance contract were entered into.

In accordance with Article 34, Paragraph six, Article 43, Paragraph six of IRDL if there is a dispute between an insurance distributor and a policyholder, a natural person, after entering into the insurance contract, the insurance distributor has a duty to prove compliance with this Section.

1.6. Information exemptions and flexibility clause (Article 22 (1) of IDD)

In accordance with Article 38, Paragraph one of IRDL the information referred to in Articles 18, 19 and 20 of IDD need not be provided when the insurance distributor carries out distribution activities in relation to the insurance of large risks or if it participates in public procurement or procurement of public service providers.

In accordance with Article 38, Paragraph two of IRDL the information referred to in Articles 29 and 30 of IDD need not be provided to a professional client as defined in point (10) of Article 4(1) of Directive 2014/65/EU.

1.7. Cross-selling (Article 24 (7) of IDD)
In accordance with Article 40, Paragraph seven of IRDL Latvijas Banka shall be entitled to prohibit the offering of an insurance product together with a product or service other than insurance on an ancillary basis, as part of an insurance package or a contract offered by the insurance distributor where this may adversely affect the interests of the customer.

1.8. Assessment of suitability and appropriateness and reporting to customers (Article 30 (3) of IDD)

In accordance with Article 44, Paragraph six of IRDL an insurance merchant, a branch of foreign insurer or insurance intermediary, when offering an insurance investment product to the customer without making a recommendation, may not obtain information on its knowledge and experience in the investment field, provided that the following conditions are met at the same time:

1) the insurance investment product is related to an investment in simple financial instruments in accordance with Section 126.2 (12), Clause 1 of the Law on the Financial Instruments Market;

2) the insurance investment product is distributed at the initiative of the customer or potential customer;

3) the customer or potential customer is informed that an insurance merchant, a branch of foreign insurer or insurance intermediary, when offering an insurance investment product, does not assess its appropriateness for the customer and therefore the customer does not benefit from adequate protection. This warning may be provided in a standard form;

4) an insurance insurance merchant, a branch of foreign insurer or insurance intermediary shall comply with the provisions of Section 42 of this Law in relation to the prevention of a conflict of interest.

1.9. Breaches, and sanctions and other measures (Article 33 (4) of IDD)

In accordance with Article 65, Paragraph one, Point 6-9 of IRDL Latvijas Banka shall be entitled to impose sanctions and supervisory measures:

6) an insurance or reinsurance intermediary or an ancillary insurance intermediary which does not comply with the provisions of Section 1 (1), Clauses 1, 4, 7, 9 and 21 of this Law, Section 4 (3), (4), (5) and (7), Section 8 (1), Clauses 8, 9, 10, 11, 12, 13, 14 and 15 and (6) and Section 64 (1), (2) and (3) of this Law;

7) an insurance merchant, a branch of foreign insurer or insurance broker that does not comply with the provisions of Section 18 (4) and (5) of this Law;

8) an insurance merchant, a branch of foreign insurer, or insurance or reinsurance intermediary that does not comply with the regulatory provisions regarding the prevention of money laundering and terrorism financing;

9) an insurance distributor that does not comply with the provisions of Article 5(1), Articles 6 and 7, Article 8(1), (2) and(3), Article 9, Article 10(1), Article 13(1), (3) and(4), Articles 14 and 19 the Regulation No 1286/2014.
1.10. Reporting of breaches (Article 35 of IDD)

In accordance with Article 69, Paragraph five of IRDL an insurance distributor and a branch of foreign insurer intermediary, which gives recommendations on a insurance investment product, draws it up or sells it, shall develop an internal procedure, including the procedures by which the employees report to it infringements of Regulation No 1286/2014 in the insurance distributor or branch of foreign insurer intermediary.

2. Other Provisions

Furthermore, Latvijas Banka would like to draw your attention to the following general legislation:

- The Insurance Contract Law;
- Law on the Compulsory Third Party Liability Insurance for Inland Motor Vehicle Owners;
- The Civil Law;
- Commercial Law;
- Consumer Rights Protection Law;
- Personal Data Processing Law;
- On Taxes and Duties
- The Competition Law;
- Advertising Law;
- Law on the Prevention of Money Laundering and Terrorism Financing;

Apart from that, we would like to note that an insurance and reinsurance intermediary exercising the freedom of establishment and the freedom to provide services in Latvia has to follow also other requirements that have not been referred to above, but are provided for in Latvian legislation.


III. Administrative Procedure for Branches of Insurance (Reinsurance) Intermediaries

According to the Commercial Law, a branch of a Member State insurance and reinsurance intermediary has to be registered with the Latvian Register of Enterprises. The address and contact details of the Enterprise Register: https://www.ur.gov.lv/en/contacts/

In accordance with Article 60, Paragraph two and three of IRDL a branch of the insurance or reinsurance broker of a Member State, before commencing its activities in the Republic of Latvia, shall pay to Latvijas Banka 250 euro.

An insurance broker, a branch of insurance broker of another Member State and a branch of foreign insurance broker shall pay to Latvijas Banka up to 0.7 percent (including) from the reporting year compensation for distribution of insurance or reinsurance, but not less than 150 euro and not more than 1000 euro per year.