

# Target Market Determination

## Generation Life LifeIncome

This target market determination (TMD) is made under section 994B of the Corporations Act 2001 (Cth). It sets out the target market of customers (investors) for the product, triggers to review the target market and certain other information.

This document is not a summary of the product, the product rules of the product, or the Product Disclosure Statement for the product (PDS). It does not (and is not intended to) set out a summary of the terms or features of the product.

This document does not (and is not intended to) provide or constitute financial product advice. The target market described in this TMD is general in nature only and does not make any statement or representation that a particular person is or is not in the target market described in this TMD. This TMD does not take into account the objectives, financial situation and needs of any particular person and no representation is made as to whether or not the product is suitable for any particular person.

Prior to making any decision in relation to the product, investors should obtain and consider the PDS available at [genlife.com.au](http://genlife.com.au), and obtain financial product advice if necessary.

<b>Product name</b>	Generation Life LifeIncome
<b>APIR code</b>	ALL4731AU
<b>Product issuer</b>	Generation Life Limited ABN 68 092 843 902 AFSL no. 225408 (Generation Life, us, we, or our)
<b>Date of this TMD</b>	22 March 2022
<b>TMD version</b>	1.0

An investment in the product is subject to investment risk, including delays on the payment of withdrawal proceeds and the loss of income or the principal invested. While any forecasts, estimates and opinions in this material are made on a reasonable basis, actual future results and performance of the product may differ materially from the forecasts, estimates and opinions set out in this TMD. No guarantee as to the repayment of capital, the performance of the product or any rate of return described in this TMD is made by us or any other person.

Generation Life does guarantee to pay the amount of income that is set each year. We also guarantee to pay an income for life. What isn't guaranteed is the level of income that is paid from one year to the next.

This material is not intended for distribution to, or use by, any person in any jurisdiction or country where such distribution or use would be contrary to local law or regulation.

Generation Life, and its officers, employees, agents and advisers, believe that the information in this TMD and the sources on which the information is based (which may be sourced from third parties) are correct as at the date of this TMD. While every care has been taken in the preparation of this TMD, no warranty of accuracy or reliability is given and no responsibility for the information is accepted by Generation Life, or its officers, employees, agents or advisers. To the fullest extent permitted under law, Generation Life excludes all liability for information provided in this TMD.

# Target Market

## Likely objectives, financial situation and needs of customers (investors) in the target market

Investors accepting the offer in Australia must be individuals. An individual can nominate their spouse as a reversionary.

The minimum age to invest is 50 years old and the investor cannot be over 85 to invest. If an investor is outside this age range, an investment may be possible with the agreement of Generation Life.

### Likely objectives

Investors are seeking to achieve one or more of the following objectives:

- to convert a portion of their savings into a lifetime income stream where that income stream has the potential to grow over time and is either tax-free or concessional tax and/or
- to qualify for, manage or improve entitlements to Government social security benefits.

LiferIncome is not suitable for investors that want access to some of their initial investment after regular income payments commence.

LiferIncome is not suitable for an investor that is aware that they have an illness that will severely curtail their life expectancy.

LiferIncome is not suitable for an investor that cannot accept that their income may not be constant and can rise and fall from one year to the next.

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### Financial situation

Investors in one or more of the following financial situations:

- investors with investable assets that meet the minimum product investment requirements; and/or
- a recipient or prospective recipient of Government benefits or entitlements.

If superannuation money is being used there is a minimum initial investment of \$10,000 and a maximum investment of \$1,700,000

If non-superannuation money is being used there is a minimum investment of \$10,000 and a maximum investment of \$5,000,000

It is not possible to add to a LiferIncome account once it is opened. A separate LiferIncome account would need to be opened.

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### Needs

Investors may have one or more of the following needs:

- seeking to acquire LiferIncome on a standalone basis to generate a lifetime income stream that grows over the medium to long term notwithstanding year on year volatility
- seeking to acquire LiferIncome in conjunction with other income stream products (e.g. an account-based pension) to create a retirement income portfolio that meets a number of objectives
- to invest in a range of investment strategies across a range of asset classes and investment managers covering capital stable through to higher risk investment strategies based on the investor's risk appetite and investment objective, with the ability to switch between investment options as desired.

# Product Description

Generation Life LifelIncome is an investment-linked lifetime annuity. Its key features and attributes are described below.

Feature	Description
<b>Income for life</b>	<p>LifelIncome pays a regular income for as long as the investor lives.</p> <p>An investor can include their spouse in their LifelIncome and LifelIncome will pay a regular income for as long as the investor lives and following their death, for as long as their spouse lives. In this instance the spouse is known as a Reversionary Beneficiary.</p>
<b>Income guaranteed for life</b>	<p>Investors are guaranteed to receive income for life. Investors are guaranteed to receive the income that is determined by the Annual income reset process each Financial year described in the PDS. What isn't guaranteed is the level of income which can rise and fall from one year to the next because LifelIncome is investment-linked.</p>
<b>Investment earnings within LifelIncome are tax-free. There are tax benefits on income payments too</b>	<p>Any earnings on LifelIncome are tax free while they remain in LifelIncome, regardless of the investor's age.</p> <p>In addition, LifelIncome income payments are tax-free in the investor's hands if the investor is using their superannuation and are at least 60 years old. In all other cases there are tax concessions on regular payments.</p>
<b>Potential Age Pension benefits (Applicable also to veterans' Service Pension)</b>	<p>Potentially access or improve Age Pension entitlements because 40% of regular payments and 40% of the investment amount will be exempt from the income and assets tests, respectively. The assets test exemption increases to 70% at age 84, or after five years from the date of commencement, whichever is the later.</p>
<b>Investment choice</b>	<p>23 investment options are offered to which the investor can allocate their LifelIncome. Any number of investment options can be combined within the one LifelIncome.</p>
<b>Investment choice switching</b>	<p>The investor can generally switch between the investment options at any time with no switching fee (however buy/sell spreads apply).</p>
<b>Commence LifelIncome with superannuation or non-superannuation money</b>	<p>There is option to start a LifelIncome with money from superannuation or personal savings.</p> <p>When using money from superannuation, the investor must have unrestricted access to their superannuation. The conditions under which they can access their superannuation to commence LifelIncome are described in the PDS.</p> <p>If the investor wants to invest with both superannuation money and personal savings, the investor will need to commence a separate LifelIncome for each source.</p>
<b>LifeBooster</b>	<p>LifeBooster is a rate that is used to calculate starting income and enables the investor to receive more income in the early years of their investment. The effect of using LifeBooster is that starting income is higher than what it otherwise would have been. There is the choice of two LifeBooster rates, namely 2.5% and 5%.</p> <p>The LifeBooster rate is selected at the commencement of LifelIncome and cannot be changed after commencement.</p>

<b>Feature</b>	<b>Description</b>
<b>6-month cooling-off period</b>	If the investor changes their mind within the first six months of the commencement of their LifelIncome, the investment can be withdrawn. After the 6-month cooling-off period expires the investor can no longer withdraw their investment from LifelIncome.
<b>Death Benefit available</b>	A lump sum Death Benefit is payable to the investor's nominated beneficiaries or estate if the investor passes away during their Death Benefit Period.
<b>Monthly or fortnightly income payments</b>	Monthly income is paid on the 15th day of each month. Where the 15th day is not a Melbourne business day, the investor will be paid on the preceding business day.  Fortnightly payments are made in line with the Centrelink payment schedule.
<b>1 July annual income reset</b>	The annual income is reset at the start of each Financial year, based on the unit price of the chosen investment option(s). Their annual income can rise and fall from one year to the next year.

## Investment categories

All investment proceeds are invested by Generation Life in benefit funds held in accordance with the Life Insurance Act 1995 (Cth), the product's rules and APRA regulation. The benefit funds are invested in the investment options described in the PDS in accordance with investors' preferences.

The product's investment options available are set out in the PDS and provide for recommended minimum investment periods and disclosed risk levels that correspond to risk levels represented by the Standard Risk Measure developed by the Association of Superannuation Funds of Australia and the Financial Services Council (SRM). The available investment options cover most SRM risk levels.

The investment categories and investment options are suitable for a range of risk and return profiles for the allocation of funds.

Investment category	Investment objective <sup>1</sup>	Standard Risk Measure <sup>2</sup>	Minimum suggested investment timeframe <sup>3</sup>
Diversified conservative	Generally, to earn returns that exceed an appropriate benchmark return through exposure to 60–79% of a portfolio to defensive assets such as cash and fixed interest to provide relatively stable returns with lower market volatility. The balance of the portfolio is allocated to growth assets such as Australian and international shares seeking to provide higher returns but with higher short-term volatility in returns.	Low to Medium (3)	3 years
Diversified balanced	Generally, to earn returns that exceed an appropriate benchmark return through exposure to 40–59% of a portfolio to defensive assets such as cash and fixed interest to provide relatively stable returns with lower market volatility. The balance of the portfolio is allocated to growth assets such as Australian and international shares seeking to provide higher returns but with higher short-term volatility in returns.	Medium (4), Medium to High (5)	4-5 years
Diversified growth	Generally, to earn returns that exceed an appropriate benchmark return through exposure to 20–39% of a portfolio to defensive assets such as cash and fixed interest to provide relatively stable returns with lower market volatility. The balance of the portfolio is allocated to growth assets such as Australian and international shares seeking to provide higher returns but with higher short-term volatility in returns.	Medium to High (5), High (6)	5-7 years
Diversified high growth	Generally, to earn returns that exceed an appropriate benchmark return through exposure to 0–19% of a portfolio to defensive assets such as cash and fixed interest to provide relatively stable returns with lower market volatility. The balance of the portfolio is allocated to growth assets such as Australian and international shares seeking to provide higher returns but with higher short-term volatility in returns.	High (6)	7 years
Fixed interest – Australian	Generally, to earn a return that exceeds the Bloomberg AusBond Composite Bond Index (All Maturities) through exposure to Australian fixed interest securities.	Medium (4)	3 years
Fixed interest – diversified	Generally, to earn a return that exceeds a combination of the Bloomberg AusBond Composite Bond Index (All Maturities) and Bloomberg AusBond Bank Bill Index through exposure to a diverse range of fixed interest securities including government, corporate and structured investments.	Low (2)	2 years
Fixed interest – international	Generally, to earn returns that exceed a global bond index such as the Bloomberg Global Aggregate Index (hedged to \$A) through exposure primarily in international fixed interest securities.	Low (2), Medium (4)	3 years

<b>Investment category</b>	<b>Investment objective<sup>1</sup></b>	<b>Standard Risk Measure<sup>2</sup></b>	<b>Minimum suggested investment timeframe<sup>3</sup></b>
Australian shares	Generally, to earn returns that exceed the S&P/ASX 300 Accumulation Index by investing predominantly in Australian shares.	High (6)	5 years
International shares	Generally, to earn returns that exceed the MSCI World ex-Australia Index by investing predominantly in international shares.	High (6), Very High (7)	5-7 years
Property – Australian	Generally, to earn returns that exceed the S&P/ASX Property Accumulation Index by investing predominantly in Australian property and/or infrastructure.	High (6)	5 years
Property – international	Generally, to earn returns that exceed the FTSE EPRA/NAREIT Developed Index (hedged to \$A) or FTSE Global Core Infrastructure 50/50 Index (hedged to \$A) by investing predominantly in international property and/or infrastructure.	High (6)	5-7 years

<sup>1</sup> Refer to the PDS for a detailed description of the investment objective for each individual investment option. Return objectives are generally based on before fees and taxes outcomes.

<sup>2</sup> The standard risk measure is a 1–7 scale based on the estimated number of negative annual returns over any 20-year period.

<sup>3</sup> The minimum suggested timeframe is an estimate of the length of time to hold an investment option within the category to achieve its stated investment objective.

### Appropriateness of the target market and product attributes

The product, including its key attributes, is likely to be consistent with the likely objectives, financial situation and needs of investors in the target market on the basis of:

- the relationship between the key attributes of the product and the target market as set out in this TMD;
- the terms of issue of the product;
- our assessment of the risks and benefits of the product; and
- our assessment of the likely investor outcomes of the product.

## Distribution conditions

This product can only be distributed via third party financial advisers.

### All distributors

This product may only be offered and/or issued in accordance with the product's terms and conditions detailed in the PDS (as amended from time to time).

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### Advisers

Advisers must be authorised to provide personal financial product advice in respect of, and deal in, investment linked life policies.

Advisers must:

- confirm to us that the acquisition of the product is consistent with the personal financial product advice provided by the adviser;
- confirm to us that the adviser believes the customer is within the target market described in this TMD; and
- explain to us that, if the customer is not within the target market described in this TMD, the reason for recommending the investment to the customer.

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### Directly

In exceptional circumstances, Generation Life may exercise its discretion to allow LifeIncome to be acquired directly without a financial adviser. Each investor must read and accept the PDS and provide enough information for Generation Life to determine suitability.

### Appropriateness of the distribution conditions

The distribution conditions will make it more likely that the investors who acquire the product are in the target market on the basis of:

- the restrictions imposed by, and level of supervision required under, the terms of any distribution agreements entered into by the us and the third party distributors of the product;
- our assessment of third party distributors based on their performance against professional standards, conduct and behaviours as required or expected by the Australian Securities and Investments Commission from time to time;
- any other relevant information about a third party distributor, about which we are aware; and
- our experience of direct distribution of our products.

## Review triggers and review periods

### Review triggers

The following events and circumstances are considered likely to indicate that this TMD may no longer be appropriate and a review of this TMD may be required:

- where we consider that there has been a material change to the product offering, product description (including its key attributes), or taxation consequences on investors in the product;
- where we consider that there has been a material change to legislation that may materially impact the product or the usage by investors;
- a significant number, or an unexpectedly high number, of complaints about the product's appropriateness or its distribution that would reasonably suggest that the TMD is no longer appropriate;
- a significant number of unexpected withdrawal requests over a 12-month period (excluding maturities and death benefit payments) that would reasonably suggest that the TMD is no longer appropriate;
- a significant dealing(s) in this product that is inconsistent with this TMD that would reasonably suggest that the TMD is no longer appropriate; and
- any inquiry, surveillance, direction, notice, investigation or enforceable instrument by or from ASIC about or relating to the product's features, target market or distribution strategy that would reasonably suggest that the TMD is no longer appropriate.

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### First review date

16 March 2024.

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### Review periods

Every 24 months from the date of the last review of the TMD (for whatever reason).



## Distributor reporting requirements

Information to be reported		Reporting period	Provider
<b>Complaints</b>	The number of complaints in relation to the product's design, features, availability and the substance of such complaints and outcomes of the complaints having regard to customer privacy.	Within 10 business days following the end of each calendar quarter commencing from the date of this TMD.	Adviser
<b>General feedback</b>	General feedback (if any) relating to the product and its performance.	Within 10 business days following the end of each calendar quarter commencing from the date of this TMD.	Adviser
<b>Significant dealings</b>	To the extent the distributor is aware, particulars of any significant dealing not consistent with this TMD, including the reasons why the customer is outside the target market and whether such dealings occurred in the context of the giving of personal advice in relation to the product.	As soon as practicable, but no later than 10 business days after becoming aware of the significant dealing.	Adviser
<b>Dealings outside of the target market</b>	To the extent the distributor is aware, particulars of any dealings where a customer is outside of the target market, including the reasons why the customer is outside of the target market and whether such dealings occurred in the context of the giving of personal advice in relation to the product.	At the time of application for the product is made or as soon as practicable, but no later than 10 business days following the end of each calendar quarter commencing from the date of this TMD.	Adviser

All distributors must report to Generation Life, as required under the distributor reporting requirements and within the required timeframe, using the email address [DDO@genlife.com.au](mailto:DDO@genlife.com.au) or other means as advised by Generation Life from time to time. The Financial Services Council data standards should be used where practicable.

All questions in regard to Generation Life's TMDs can also be directed to [DDO@genlife.com.au](mailto:DDO@genlife.com.au).

A copy of this and all Generation Life TMDs are available at [www.genlife.com.au](http://www.genlife.com.au).

## Significant dealings

Section 994F(6) of the Act requires distributors to notify the issuer if they become aware of a significant dealing in the product that is not consistent with the TMD. Neither the Act nor ASIC defines when a dealing is 'significant' and distributors have discretion to apply its ordinary meaning.

The issuer will rely on notifications of significant dealings to monitor and review the product, this TMD, and its distribution strategy, and to meet its own obligation to report significant dealings to ASIC.

Dealings outside this TMD may be significant because:

- they represent a material proportion of the overall distribution conduct carried out by the distributor in relation to the product; or
- they constitute an individual transaction which has resulted in, or will or is likely to result in, significant detriment to the consumer (or class of consumer).

In each case, the distributor should have regard to:

- the nature and risk profile of the product (which may be indicated by the product's risk rating or withdrawal timeframes);
- the actual or potential harm to a consumer (which may be indicated by the value of the consumer's investment, their intended product use or their ability to bear loss); and
- the nature and extent of the inconsistency of distribution with the TMD (which may be indicated by the number of customer attributes not identified in the TMD).

Objectively, a distributor may consider a dealing (or group of dealings) outside the TMD to be significant if:

- it constitutes more than a third of the distributor's total retail product distribution conduct in relation to the product over the reporting period; or
- the consumer has 3 or more customer attributes that are not identified in the TMD.