

The following is a summary of product changes available under AIA Australia's Priority Protection benefit range effective 12th June 2022. The table below is a summary only and should be read in conjunction with the full terms and conditions relating to the amended benefit in the Priority Protection Product Disclosure Statement (PDS) 12th June 2022.

The description of the benefit or term 'Prior to change' shown is as per the PDS dated 20th February 2022.

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Benefit	Prior to change	After change
Income Protection	Change: amendment to income tiering information to refle \$240,000.	ect increase in the initial income tier from \$200,000 to
CORE	AIA Priority Protection PDS V25 – Page 52, 180 and multiple locations in PDS.	AIA Priority Protection PDS V26 – Page 52, 180 and multiple locations in PDS.
ncome	Dece 53:	Dage 52
iering	Page 52: ^^ Your Pre-disablement Income is calculated as follows:	Page 52: ^^ Your Pre-disablement Income is calculated as follows:
	 In the first 24 months of disablement, 70% of your monthly Pre-disablement Income is calculated as follows: 70% of the first \$16,667 of your monthly Pre-disablement Income plus 50% of the next \$20,000 of your monthly Pre-disablement Income plus 20% of the next \$41,667 of your monthly Pre-disablement Income plus 	 In the first 24 months of disablement, 70% of your monthly Pre-disablement Income is calculated as follows: 70% of the first \$20,000 of your monthly pre- disablement income, plus 50% of the next \$20,000 of your monthly pre- disablement income, plus 20% of the next \$30,000 of your monthly pre- disablement income.
		Page 180:
	 Page 180: ^^in the first 24 months of the Benefit Period, 70% of your Pre-disablement Income is calculated as follows: 70% of the first \$16,667 of your monthly Pre-disablement Income at the time of you becoming Totally or Partially Disabled, plus 50% of the next \$20,000 of your monthly Pre-disablement Income plus 20% of the next \$41,667 of your monthly Pre-disablement Income plus 20% of the next \$41,667 of your monthly Pre-disablement Income ^^^after the expiry of the first 24 months of the Benefit Period and for the balance of the Benefit Period, 60% of your Pre-disablement Income is calculated as follows: 60% of the first \$16,667 of your monthly Pre-disablement Income at the time of you becoming Totally or Partially Disabled plus 43% of the next \$20,000 of your monthly 	 ^^in the first 24 months of the Benefit Period, 70% of your Pre-disablement Income is calculated as follows: 70% of the first \$20,000 of your monthly pre-disablement income at the time of your becoming Totally or Partially Disabled, plus 50% of the next \$20,000 of your monthly pre-disablement income, plus 20% of the next \$30,000 of your monthly pre-disablement income. ^^after the expiry of the first 24 months of the Benefit Period and for the balance of the Benefit Period, 60% of your Pre-disablement Income is calculated as follows: 60% of the first \$20,000 of your monthly pre-disablement income. ************************************
	 Pre-disablement Income plus 17% of the next \$41,667 of your monthly Pre-disablement Income. If you have selected the Income Protection CORE – Flat 70% Option or the Income Protection CORE – 5 year Benefit Period Option, your Insured Monthly Benefit (subject to claim offsets as described in Section 5.1.4) is the lesser of: the Sum Insured^, and 70% (At a further monthly Benefit Income at the section 5.1.4) is 	 income. If you have selected the Income Protection CORE – Flat 70% Option or the Income Protection CORE – 5 year Benefit Period Option, your Insured Monthly Benefit (subject to claim offsets as described in Section 5.1.4) is the lesser of: the Sum Insured^, and 70%^^ of your monthly Pre-disablement Income at the time of you becoming Totally or Partially Disabled.
	• 70%^^ of your monthly Pre-disablement Income at the time of you becoming Totally or Partially Disabled.	^^^ For Income Protection CORE, your Pre-disablement Income is calculated as follows:
	 ^^^ For Income Protection CORE, your Pre-disablement Income is calculated as follows: 70% of the first \$16,667 of your monthly Pre- disablement Income plus 50% of the next \$20,000 of your monthly Pre disablement Income plus 20% of the next \$41,667 of your monthly Pre disablement Income. 	 70% of the first \$20,000 of your monthly pre-disablement income at the time of your becoming Totally or Partially Disabled, plus 50% of the next \$20,000 of your monthly pre-disablement income, plus 20% of the next \$30,000 of your monthly pre-disablement income.

1. Income Protection CORE – Increase in first income tier

Benefit	Prior to change	After change	
Income Protection	Changes: Amendment to final bullet in offset list which applies offset of any payments received from other income protection type policies irrespective of whether they were disclosed at time of application.		
CORE	AIA Priority Protection PDS V25 – Page 57 and 64	AIA Priority Protection PDS V26 – Page 57 and 64	
Offset wording	 Claim Offsets If you make a claim for a Total Disablement or Partial Disablement benefit, the benefit amount you are entitled to receive will be reduced by; Any payments received from your employer over the period of sickness or injury including sick pay. This does not include payments received due to annual or long service leave, Any Income, profits or other remuneration that the Life Insured continues to receive or is entitled to receive from his or her current or former business or businesses or any entities related to that business or businesses, Any Social Security payments or other government grants you receive or become entitled to in respect of your injury or sickness, Any payments you receive or become entitled to in respect of injury or sickness under any Australian state, territory or the Commonwealth, or as damages under common law (whether or not modified by statute), for loss of income, loss of earning capacity or any other economic loss (including any benefits or payments for work injury damages), whether paid as a lump sum or not. Examples include but not limited to, workers compensation and motor vehicle claim Any payments you receive in respect of your injury or sickness from another insurance policy, or from a superannuation/ pension plan that you didn't disclose when you applied for this Policy, or when you applied to increase cover under this Policy. 	 Claim Offsets If you make a claim for a Total Disablement or Partial Disablement benefit, the benefit amount you are entitled to receive will be reduced by; Any payments received from your employer over the period of sickness or injury including sick pay. This does not include payments received due to annual or long service leave, Any Income, profits or other remuneration that the Life Insured continues to receive or is entitled to receive from his or her current or former business or businesses or any entities related to that business or businesses, Any Social Security payments or other government grants you receive or become entitled to in respect of your injury or sickness, Any payments you receive or become entitled to in respect of injury or sickness under any Australian state, territory or the Commonwealth, or as damages under common law (whether or not modified by statute), for loss of income, loss of earning capacity or any other economic loss (including any benefits or payments for work injury damages), whether paid as a lump sum or not. Examples include but not limited to, workers compensation and motor vehicle claim. Any payments you receive in respect of your injury or sickness from another Individual or Group income replacement insurance policy, salary continuance or mortgage repayment cover. 	
	Changes: Amendment to following paragraph to provide greater clarity on intent and remove reference to Disability (as reference only applicable to Total Disability Benefit).		
	AIA Priority Protection PDS V25 – Page 57 and 64	AIA Priority Protection PDS V26 – Page 57 and 65	
	Your Total or Partial Disability Benefit will only be reduced to the extent required to ensure that the Disability Benefit added together with any payments from another source does not exceed 70% of your Pre-disablement Income, or after 24 months of benefit payments and where the 70% to 60% Option has been selected, does not exceed 60% of your Pre-disablement Income.	 Your Total Disability Benefit will only be reduced to the amount required to ensure that the AIA Income Protection CORE benefit paid, together with any ongoing payments received from allowable offsets, does not exceed a value equal to 70% 1 of the first \$20,000 of your monthly pre-disablement income, plus 50% 2 of the next \$20,000 of your monthly pre-disablement income, plus 20% 3 of the next \$30,000 of your monthly pre-disablement income. 1. 60% after 24month of disablement for the Income Protection CORE 70/60 variant 2. 43% after 24month of disablement for the Income Protection CORE 70/60 variant 3. 17% after 24month of disablement for the Income Protection CORE 70/60 variant 	

2. Amendment to Income Protection CORE Offset wording

3. Income Protection CORE – changes to Total and Partial Disability Definition (not actively employed)

enefit	Prior to change	After change		
Income	Changes: Minor changes to Total Disability wording to simplify wording and provide reference to Partial Disability			
Protection	wording			
CORE AIA Priority Protection PDS V25 - Pages 62 A		AIA Priority Protection PDS V26 – Page 60		
Total	If you have been unemployed or on maternity,	If you have been unemployed or on maternity, paternity or		
Disability	paternity or Sabbatical Leave for more than 12	Sabbatical Leave for more than 12 consecutive months,		
Definition	consecutive months, immediately preceding the	immediately preceding the occurrence of an event giving ris		
(not actively	occurrence of an event giving rise to a claim, then	to a claim, then Total Disablement (not actively employed)		
. ,	Total Disablement (not actively employed) means	means that, solely as a result of Injury or Sickness, you are:		
employed)	that, solely as a result of Injury or Sickness, you are:			
		not capable of performing the Material and Substantial		
	unable to perform the Material and Substantial	Duties of a Suited Occupation in any capacity, and		
	Duties of any occupation you are reasonably	 under the regular care of, and following the advice and transferred to the deal Parentities and the deal 		
	Suited to by education, training or experience, including that which has been acquired through	treatment of, a Medical Practitioner in relation to that		
	re-skilling; and	Injury or Sickness; andnot working (whether paid or unpaid).		
	 under the regular care of, and following the 	 not working (whether paid or unpaid). 		
	advice and treatment of a Medical Practitioner in	If you are capable of performing the Material and		
	relation to that Injury or Sickness; and	Substantial Duties of a Suited Occupation in a reduced		
	 not working in any occupation and not capable of 	capacity, you won't be Totally Disabled but you may be		
	working in a Suited Occupation (whether paid or	Partially Disabled.		
	unpaid).			
Income	Changes: Reference to Material and Substantial Duties r	emoved from definition and replacement with "reduced		
Protection	capacity" wording	ALA Drievity Brotosticy DDC V/2C Decc C2		
CORE AIA Priority Protection PDS V25 – Page 62		AIA Priority Protection PDS V26 – Page 62		
Partial	Partial Disablement (not actively employed)	Partial Disablement (not actively employed)		
Disability	If you have been unemployed or on maternity,	If you have been unemployed or on maternity, paternity or		
Definition	paternity or Sabbatical Leave for more than 12	Sabbatical Leave for more than 12 consecutive months		
(not actively	consecutive months immediately preceding the	immediately preceding the occurrence of an event giving ris		
employed)	occurrence of an event giving rise to a claim, then	to a claim, then Partial Disablement (not actively employed)		
	Partial Disablement (not actively employed) means that, solely as a result of Injury or Sickness, you are:	means that, solely as a result of Injury or Sickness, you are:		
		• only capable of working in a Suited Occupation in a		
	 unable to perform some of the Material and 	reduced capacity for no more than the lower of:		
	Substantial Duties of a Suited Occupation; and	 40 hours a week or 		
	 working or capable of working in a Suited 	 80% of the average weekly hours worked by you in 		
	occupation, or working in another occupation, for	the 12 month period prior to disability ending on th		
	no more than, the lower of;	first day of the most recent period of unemploymer		
	• 40 hours or	or leave commencement; and		
	80% of the average weekly hours worked by	 earning an Income which is less than 80% of your 		
	you in the 12 month period immediately prior	Pre-disablement Income (Income Protection CORE); an		
	to you commencing leave or becoming	 under the regular care of, and following the advice and treatment of a Medical Practicipant is relation to that 		
	 unemployed; and earning an income which is less than 80% of your 	treatment of, a Medical Practitioner in relation to that Injury or Sickness.		
	Pre-disability Income; and	injuly of sickress.		
	• you are under the regular care and following the	If you are Partially Disabled and you are either not working		
	advice of a Medical Practitioner in relation to that	in, or not working to the extent of your capability in, a Suite		
	sickness or injury.	Occupation (having regard to your Injury or Sickness) and		
		this situation continues for at least two months, then your		
		benefit will be calculated based on what you could		
		reasonably be expected to earn in a Suited Occupation if you		
		were working in that Suited Occupation to the extent of you		
		capability.		

4. Changes to Income Protection CORE – Partial Disability Definition

Benefit	Prior to change	After change
Income	Changes: Reference to Material and Substantial Duties remo	wed from definition and replacement with "reduced
Protection	capacity" wording. Minor restructure to reflect separate terr	
CORE	AIA Priority Protection PDS V25 – Pages 183-4	AIA Priority Protection PDS V26 – Pages 183-4
Partial	Partial Disablement (Income Protection CORE) means:	Partial Disablement (Income Protection CORE) means:
Partial Disability Definition	 In the first 24 months of your Benefit Period that, you are: solely due to Injury or Sickness, unable to perform some of the Material and Substantial Duties of your Own Occupation (Income Protection CORE); and capable of working in your Own Occupation, or working in any occupation; and earning an income which is less than 80% of your Pre- disablement Income; and under the regular care and following the advice of a Medical Practitioner in relation to that Injury or Sickness. Following the first 24 months of your Benefit Period that you are: solely due to Injury or Sickness, unable to perform some of the Material and Substantial Duties of a 	 For benefit periods other than 5 year option: In the first 24 months of your Benefit Period that you are working, or capable of working, (whether paid or unpaid) and, solely as a result of Injury or Sickness: only capable of working in your Own Occupation (Income Protection CORE) in a reduced capacity; and earning an Income which is less than 80% of your Predisablement Income (Income Protection CORE); and under the regular care of, and following the advice and treatment of, a Medical Practitioner in relation to that Injury or Sickness. If you are Partially Disabled in the first 24 months of your Benefit Period and you are either not working in, or not working to the extent of your capability in, your Own Occupation (Income Protection CORE) (having regard to
	 some of the Material and Substantial Duties of a Suited Occupation; and capable of working in a Suited Occupation, or working in any occupation, for no more than, the lower of: 40 hours or 80% of the average weekly hours worked by you in the 12 months prior to disability; and earning an income which is less than 80% of your Predisablement Income; and under the regular care and following the advice of a Medical Practitioner in relation to that Injury or Sickness. If you have selected Income Protection CORE – 5 year Benefit Period Option then Partial Disablement (Income Protection CORE) means you are: solely due to Injury or Sickness, unable to perform some of the Material and Substantial Duties of your Own Occupation (Income Protection CORE); and capable of working in your Own Occupation, or working in any occupation; and earning an income which is less than 80% of your Pre-disablement Income; and under the regular care and following the advice of a Medical Practitioner in relation to that Injury or Sickness. 	 Occupation (Income Protection CORE) (having regard to your Injury or Sickness) and this situation continues for at least two months, then your benefit will be calculated based on what you could reasonably be expected to earn in your Own Occupation (Income Protection CORE) if you were working in that occupation to the extent of your capability. Following the first 24 months of your Benefit Period, Partial Disablement (Income Protection CORE) means that you are working, or capable of working (whether paid or unpaid) and solely as a result of Injury or Sickness: only capable of working in a Suited Occupation in a reduced capacity for no more than the lower of: 40 hours a week or 80% of the average weekly hours worked by you in the 12 months prior to the commencement of the Waiting Period (Income Protection CORE); and earning an Income which is less than 80% of your Pre disablement Income (Income Protection CORE); and under the regular care of, and following the advice and treatment of, a Medical Practitioner in relation to that Injury or Sickness. If you are Partially Disabled following the first 24 months of your Benefit Period and you are either not working in, or not working to the extent of your capability in, a Suited Occupation (having regard to your Injury or Sickness) and this situation continues for at least two months, then your benefit will be calculated based on what you could reasonably be expected to earn in a Suited Occupation if you were working in that Suited Occupation to the extent of your capability.



Benefit	Prior to change	After change
Income Protection	Changes: Minor changes to Total Disability wording to si wording.	implify wording and provide reference to Partial Disability
CORE	AIA Priority Protection PDS V25 – Pages 188-189	AIA Priority Protection PDS V26 – Pages 189
	Total Disablement (Income Protection CORE) means	Total Disablement (Income Protection CORE) means:
Total Disability	In the first 24 months of the Benefit Period that you are:	For benefit periods other than 5 year option:
Disability Definition	 solely as a result of Injury or Sickness, unable to perform the Material and Substantial Duties of your Own Occupation (Income Protection CORE), and under the regular care of, and following the advice and treatment of a Medical Practitioner in relation to that Injury or Sickness; and not working in any occupation and not capable of working in your Own Occupation (whether paid or unpaid). Unless you have selected the Income Protection CORE – 5 year Benefit Period Option, following, the expiry of the first 24 months and for the balance of the Benefit Period, that you are: solely due to that Injury or Sickness, unable to perform the Material and Substantial Duties of a Suited Occupation, and under the regular care of, and following the advice and treatment of a Medical Practitioner in relation to that Injury or Sickness; and not working in any occupation and not capable of working in a Suited Occupation (whether paid or unpaid). If you have selected the Income Protection CORE – 5 year Benefit Period Option, then Total Disablement (Income Protection CORE) means you are: solely as a result of Injury or Sickness, unable to perform the Material and Substantial Duties of your Own Occupation (Income Protection CORE), and under the regular care of, and following the advice and treatment of a Medical Practitioner in relation to that Injury or Sickness; and on tworking in any occupation and not capable of working in a your Own Occupation (whether paid or unpaid). 	 In the first 24 months of the Benefit Period that you are, solely as a result of Injury or Sickness: not capable of performing the Material and Substantial Duties of your Own Occupation (Income Protection CORE) in any capacity, and under the regular care of, and following the advice and treatment of, a Medical Practitioner in relation to that Injury or Sickness; and not working (whether paid or unpaid). If you are capable of performing the Material and Substantial Duties of your Own Occupation (Income Protection CORE) in a reduced capacity, you won't be Totally Disabled but you may be Partially Disabled. Following the expiry of the first 24 months and for the balance of the Benefit Period, Total Disablement (Income Protection CORE) means that you are solely as a result of that Injury or Sickness: not capable of performing the Material and Substantial Duties of a Suited Occupation in any capacity, and under the regular care of, and following the advice and treatment of, a Medical Practitioner in relation to that Injury or Sickness; and not working (whether paid or unpaid). If you are capable of performing the Material and Substantial Duties of a Suited Occupation in a reduced capacity, you won't be Totally Disabled but you may be Partially Disabled. For the 5 year Benefit Period option: If you have selected the Income Protection CORE – 5 year Benefit Period Option, then Total Disablement (Income Protection CORE) means you are, solely as a result of Injury or Sickness: not capable of performing the Material and Substantial Duties of your Own Occupation (Income Protection CORE) in any capacity, and under the regular care of, and following the advice and treatment of, a Medical Practitioner in relation to that Injury or Sickness: not capable of performing the Material and Substantial Duties of your Own Occupation (Income Protection CORE) in any capacity, and<

5. Minor changes to Income Protection CORE – Total Disability Definition

Benefit	Prior to change	After change
Income Protection	Change: Minor wording change to clarify intent around when the waiting period commences.	
CORE	AIA Priority Protection PDS V25 – Pages 189	AIA Priority Protection PDS V26 – Pages 190
Waiting Period (Income Protection (CORE)	 Waiting Period (Income Protection CORE) is stated on the Policy Schedule and means, in respect of the Sickness or Injury that is causing your disablement, the number of days at the beginning of a period of disablement in respect of which no Total or Partial Disablement benefit is payable. The Waiting Period begins on the earlier of the day: of your first consultation with a Medical Practitioner about the condition that gave rise to the claim, and that you first cease work due to that condition as long as it is not more than seven days before you first consult a Medical Practitioner about the conditioner about the days before you first consult a Medical Practitioner about the disablement began. 	 Waiting Period (Income Protection CORE) is stated on the Policy Schedule and means, in respect of the Injury or Sickness that is causing your disablement, the number of days at the beginning of a period of disablement in respect of which no Total or Partial Disablement benefits are payable. The Waiting Period (Income Protection CORE) begins on the earlier of; the date that you first cease work due to the condition that gave rise to your claim; and the first date on which you are only capable of working in your Own Occupation (Income Protection CORE) in a reduced capacity due to the condition that gave rise to your claim; as long as you consult a Medical Practitioner about the condition within seven days after that date and the Medical Practitioner provides reasonable medical evidence about when the disablement began.
		If, however, the consultation with the Medical Practitioner does not occur within the required seven days, then the Waiting Period (Income Protection CORE) begins on the date that the consultation subsequently occurs.

6. Change to Income Protection CORE Wait Period wording

7. Minor change to Income Protection CORE – Definition of Income for Self-employed

Benefit	Prior to change	After change
Definition of Changes: removal of ", for the last financial year" as period over which income w separately.		eriod over which income will be determined is detailed
Self-employed.	AIA Priority Protection PDS V25 – Page 180	AIA Priority Protection PDS V26 – Page 180
	Income for Income Protection CORE means for:	Income for Income Protection CORE means for:
	Self-employed Person	Self-employed Person
	Income that you generate and receive from your business or practice due to your personal exertion or activities, less your share of necessarily incurred business expenses, for the last financial year. Any voluntary superannuation contributions will also be included.	Income that you generate and receive from your business or practice due to your personal exertion or activities, less your share of necessarily incurred business expenses. Any voluntary superannuation contributions will also be included.
	This does not include income which is not derived from your personal exertion or activities such as dividends, interest, rental income or proceeds from the sale of assets, or royalties.	This does not include income which is not derived from your personal exertion or activities such as dividends, interest, rental income or proceeds from the sale of assets, or royalties.

8. Minor change to Recurrent Disablement within IP CORE

Benefit	Prior to change	After change			
Recurrent	Changes: removal of some wording that is no longer relevant.				
disablement within IP CORE	AIA Priority Protection PDS V25 – Page 54 and 64	AIA Priority Protection PDS V26 – Page 54 and 64			
WITHIN IP CORE	 Recurrent Disablement We will waive the Waiting Period and recommence benefit payments immediately if: you return to paid, full pre-disability duties and hours after payment of a Total Disablement or a Partial Disablement benefit, and you suffer the same or a related Injury or Sickness within 12 months of your return to paid, full pre-disability duties and hours. The claim will be treated as a continuation of the most recent claim and will be payable for up to the balance of the Benefit Period. The period for which you were previously eligible to receive a Total Disablement or Partial Disablement benefits in respect of the relevant 	 Recurrent Disablement We will waive the Waiting Period and recommence benefit payments immediately if: you return to paid, full pre-disability duties and hours after payment of a Total Disablement or a Partial Disablement benefit, and you suffer the same or a related Injury or Sickness within 12 months of your return to paid, full pre-disability duties and hours. The claim will be treated as a continuation of the most recent claim and will be payable for up to the balance of the Benefit Period. The period for which you were previously eligible to receive a Total Disablement or Partial Disablement benefits in respect of the relevant Injury or Sickness will be included for the purpose of determining whether you mee 			
	 Injury or Sickness will be included for the purpose of determining whether you meet the Total Disablement or Partial Disablement definition (as applicable) and the monthly benefit you are entitled to receive. Irrespective of the number of claims for Recurrent Disablement, you will only be eligible to be assessed under an Own Occupation definition of disability and with reference to 70% of your Predisablement Income for a total, and cumulative, period of 24 months. 	included for the purpose of determining whether you mee the Total Disablement or Partial Disablement definition (as applicable) and the monthly benefit you are entitled to receive.			

9	Section 9.1	Insurance throu	igh Sunera	nnuation – u	indate to tax	rates
٦.	Jection 3.1	insurance throu	ign Juper	initiation u	ipuale lo laz	Tates.

Benefit	Prior to change After change				
Total and	Change: Update to reflect change in contribution caps.				
Permanent Disablement	AIA Priority Protection PDS V	/25 – Page 148	AIA Priority	/ Protection PDS \	/26 – Page 148
	Total and Permanent Disablement		Total and F	ermanent Disablement	
Taxation inside super	Lump sum benefits received from a superannuation fund are divided into two components – a tax-free component and a taxable component. The tax-free component is always tax-free. The taxable component is taxed depending on the person's age and whether a taxed or an untaxed element exists. The taxation treatment of the taxable component is summarised below.		Lump sum benefits received from a superannuation fund are divided into two components – a tax-free component and a taxable component. The tax-free component is always tax-free. The taxable component is taxed depending on the person's age and whether a taxed or an untaxed element exists. The taxation treatment of the taxable component is summarised below.		
	Age Taxation treatment of taxable component (taxed element)+	Taxation treatment of taxable component (untaxed element)+	Age	Taxation treatment of taxable component (taxed element)+	Taxation treatment of taxable component (untaxed element)+
	Under Lower of marginal tax preservation rate" or 20%" on whol age" component		Under preservation age*	Lower of marginal tax rate" or 20%" on whole component	Lower of marginal tax rate* or 30%* up to \$1,650,000* 45%* over \$1,650,000*
	Preservation 0% up to \$225,000° age to age 59° Lower of marginal tax rate" or 15% over \$225,000°	Lower of marginal tax rate" or 15%" up to \$225,000" Lower of marginal tax rate" or 30%" over \$225,000" up to \$1,615,000"	Preservation age to age 5		Lower of marginal tax rate" or 15% up to \$230,000" Lower of marginal tax rate" or 30% over \$230,000" up to \$1,650,000# 45% over \$1,650,000#
	Age 60 and Tax free above	45%° over \$1,615,000* Lower of marginal tax rate" or 15%° up to \$1,615,000* 45%° over \$1,615,000*	Age 60 and above	Tax free	Lower of marginal tax rate" or 15%" up to \$1,650,000# 45%" over \$1,650,000#
	 A person's preservation age ranges from age person's date of birth. The components of your payment will gener same proportion as the components in your Plus any applicable levies. Low rate cap amount for the 2021/22 finant cap amount from year to year, go to ato.gov. Untaxed plan cap amount for the 2021/22 f untaxed plan cap amount form year to year. 	= 55 to age 60, depending on the ally be required to be taken in the account at the time of the payment. cial year. For details of the low rate au inancial year. For details of the	person's dati + The compon same propor * Plus any app ^ Low rate cap cap amount * Untaxed plai	ents of your payment will genera tion as the components in your a Ocable levies.	lly be required to be taken in the occount at the time of the payment. al year. For details of the low rate d ancial year. For details of the

Benefit	Prior to change	After change		
All Super Benefits	Change: amendment to reflect change in name of Aon Master Trust to Smart Future Trust.			
Change to name	AIA Priority Protection PDS V25 – Page 156 and multiple locations across PDS	AIA Priority Protection PDS V26 – Page 156 and multiple locations across PDS		
of Aon Master Trust	The Scheme is a risk only superannuation product issued out of the Aon Master Trust, which is a regulated superannuation fund under the <i>Superannuation Industry (Supervision) Act 1993</i> and is governed by a trust deed and superannuation law.	The Scheme is a risk only superannuation product issued out of the Smart Future Trust, which is a regulated superannuation fund under the <i>Superannuation Industry (Supervision) Act 1993</i> and is governed by a trust deed and superannuation law.		
All Super Benefits	Change: amendment to reflect change in name of Aon So Limited.	blutions Australia Limited to smartMonday Solutions		
	AIA Priority Protection PDS V25 – Page 158	AIA Priority Protection PDS V26 – Page 156		
Change to name of Aon Solutions Australia Limited	The trustee has delegated administration of the insurance benefits within the Scheme to Insurance and Superannuation Administration Services Pty Ltd ABN 31 058 682 876 (ISAS or Scheme Administrator). The trustee has also delegated certain reporting and other functions relating to the Aon Master Trust, including the Scheme to Aon Solutions Australia Limited ABN 48 002 288 646 (Fund Administrator). At the date of this PDS, each of ISAS and Aon Solutions Australia Limited have given and not withdrawn their consent to be named in the form and context in which they have been named in the PDS.	The trustee has delegated administration of the insurance benefits within the Scheme to Insurance and Superannuation Administration Services Pty Ltd ABN 31 058 682 876 (ISAS or Scheme Administrator). The trustee has also delegated certain reporting and other functions relating to the Smart Future Trust, including the Scheme to smartMonday Solutions Limited ABN 48 002 288 646 (Fund Administrator). At the date of this PDS, each of ISAS and smartMonday Solutions have given and not withdrawn their consent to be named in the form and context in which they have been named in the PDS.		
Il Super Benefits	Change: Deletion of wording in paragraph two.			
	AIA Priority Protection PDS V25 – Page 160	AIA Priority Protection PDS V26 – Page 160		
Deletion of wording regarding	Government and downsizer contributions	Government and downsizer contributions		
Government and Iownsizer contributions	The Scheme does not accept contributions from the government. If you are eligible for a government co- contribution or Low Income Superannuation Tax Offset, you will need to nominate another superannuation fund to the ATO so that it can pay your entitlement.	The Scheme does not accept contributions from the government. If you are eligible for a government co- contribution or Low Income Superannuation Tax Offset, you will need to nominate another superannuation fund to the ATO so that it can pay your entitlement.		
	In addition, the Scheme does not accept downsizer contributions (i.e. in summary, contributions up to \$300,000 from the proceeds of selling your home if you are 65 or older and meet other eligibility requirements). Change: Simplified work test wording	In addition, the Scheme does not accept downsizer contributions.		

10. Minor amends to Section 9.4 AIA Insurance Superannuation Scheme No2

Benefit	Prior to change	After change
All Super Benefits	Change: amendment to reflect change in name of Aon M	laster Trust to Smart Future Trust.
Change to name of Aon Master Trust	AIA Priority Protection PDS V25 – Page 156 and multiple locations across PDS The Scheme is a risk only superannuation product issued out of the Aon Master Trust, which is a regulated superannuation fund under the Superannuation Industry (Supervision) Act 1993 and is governed by a trust deed and superannuation law.	AIA Priority Protection PDS V26 – Page 156 and multiple locations across PDS The Scheme is a risk only superannuation product issued out of the Smart Future Trust, which is a regulated superannuation fund under the Superannuation Industry (Supervision) Act 1993 and is governed by a trust deed and superannuation law.
All Super Benefits	AIA Priority Protection PDS V25 – Page 157	AIA Priority Protection PDS V26 – Page 157
	Eligibility for membership	Eligibility for membership
Deletion of some work test wording	To be eligible to apply for membership and to remain a member of the Scheme, you must meet the eligibility requirements required by the Scheme's trust deed and by superannuation law. Importantly, you must be eligible to contribute to superannuation or have contributions made on your behalf, or be able to meet the cost of premiums by rolling over superannuation benefits from another complying superannuation fund. Generally, to be eligible to contribute to superannuation or have contributions made on your behalf you must be: • under age 67, or • age 67 or over and under age 75 and gainfully employed for at least 40 hours in a period of 30 consecutive days in the financial year in which the contributions are made (if premiums are made via contributions from your spouse you must be aged under 70). This is known as the 'work test' rule,** or • age 67 or over and paying the required premiums via compulsory employer contributions made on your behalf to the Scheme. Note: If you are aged 67 to 74 and do not satisfy the 'work test' rule, voluntary contributions can be made by you (ie. concessional or non-concessional contributions) or by your employer on your behalf (ie. concessional contributions) to superannuation provided you: • satisfied the work test in the financial year prior to the financial year in which the contributions are made • have a total superannuation balance of less than \$300,000 at the end of the previous financial year,* and • have not relied on this work test exemption to make voluntary contributions in any previous financial year.	To be eligible to apply for membership and to remain a member of the Scheme, you must meet the eligibility requirements required by the Scheme's trust deed and by superannuation law. Importantly, you must be eligible to contribute to superannuation or have contributions made on your behalf, or be able to meet the cost of premiums by rolling over superannuation benefits from another complying superannuation fund. Your membership of the Scheme will cease if you are no longer eligible to contribute to super or have contributions made on your behalf or pay the required premiums by rolling over superannuation benefits from another complying superannuation benefits from another complying superannuation fund. Alternatively, you have the option to transfer your insurance benefits under the Scheme to an Ordinary Plan. You can do this up to the Policy Anniversary prior to your 75th birthday (see Conversion option in Section 9.1). When you exercise your option to convert your Superannuation Life Cover Plan to an Ordinary Life Cover Plan, your Superannuation Life Cover Plan will be cancelled, and you will no longer be a member of the Scheme. Note that by the Policy Anniversary prior to your 75th birthday any remaining insurance benefits on the Scheme will expire. Some benefits can continue for longer under an Ordinary Plan. Consider exercising the Conversion option before the Expiry Dates of each insurance benefit. For information on benefit Expiry Dates and availability of the Conversion option see each benefit's corresponding section in this PDS or the incorporated by reference material. For more information about your insurance needs, please speak to your financial adviser. For further information regarding the work test requirements, go to ato.gov.au
	*For details as to how your total superannuation balance is calculated, consult a financial adviser or go to ato.gov.au **The Government has proposed the abolition of the 'work test' rule however this has not become law at the date of preparation of this PDS. If	

Benefit	Prior to change	After change	
All Super Benefits	Change: amendment to reflect change in name of Aon Master Trust to Smart Future Trust.		
Change to name	AIA Priority Protection PDS V25 – Page 156 and multiple locations across PDS	AIA Priority Protection PDS V26 – Page 156 and multiple locations across PDS	
of Aon Master Trust	The Scheme is a risk only superannuation product issued out of the Aon Master Trust, which is a regulated superannuation fund under the <i>Superannuation Industry (Supervision) Act 1993</i> and is governed by a trust deed and superannuation law.	The Scheme is a risk only superannuation product issued out of the Smart Future Trust, which is a regulated superannuation fund under the <i>Superannuation Industry (Supervision) Act 1993</i> and is governed by a trust deed and superannuation law.	
	you qualify, this work test exemption applies for 12 months from the end of the financial year you last met the work test. The trustee will require you to submit a work test declaration form, which confirms that you have met the work test requirements before the trustee can accept a contribution for you on or after age 67, unless it is a compulsory employer contribution. The concessional and non-concessional contribution caps still apply. Your membership of the Scheme will cease if you are no longer eligible to contribute to super or have contributions made on your behalf or pay the required premiums by rolling over superannuation benefits from another complying superannuation fund. Alternatively, you have the option to transfer your insurance benefits under the Scheme to an Ordinary Plan. You can do this up to the Policy Anniversary prior to your 75th birthday (see Conversion option in Section 9.1). When you exercise your option to convert your Superannuation Life Cover Plan to an Ordinary Life Cover Plan, your Superannuation Life Cover Plan, your Superannuation Life Cover Plan will be cancelled, and you will no longer be a member of the Scheme. Note that by the Policy Anniversary prior to your 75th birthday any remaining insurance benefits on the Scheme will expire. Some benefits can continue for longer under an Ordinary Plan. Consider exercising the Conversion option before the Expiry Dates of each insurance benefit. For information on benefit Expiry		
	Dates and availability of the Conversion option see each benefit's corresponding section in this PDS or the incorporated by reference material. For more information about your insurance needs, please speak to your financial adviser. For further information regarding the work test requirements, go to ato.gov.au		
All super benefits	Change: In section 9.4 AIA Insurance Superannuation Sc	heme No2,	
	Updated the section Enquiries and complaints about the		
	AIA Priority Protection PDS V25 – Page 163	AIA Priority Protection PDS V26 – Page 163	
	Enquiries and complaints about the Scheme	Enquiries and complaints about the Scheme If you are a member of the Scheme and have any	
	If you are a member of the Scheme and have any questions about the Scheme (including insurance cover obtained from AIA Australia via the Scheme),	questions about the Scheme (including insurance cover obtained from AIA Australia via the Scheme), please contact the Scheme Administrator on 1800 333 613.	

Benefit	Prior to change	After change
All Super Benefits	Change: amendment to reflect change in name of Aon Master Trust to Smart Future Trust.	
Change to name of Aon Master Trust	AIA Priority Protection PDS V25 – Page 156 and multiple locations across PDS The Scheme is a risk only superannuation product issued out of the Aon Master Trust, which is a regulated superannuation fund under the Superannuation Industry (Supervision) Act 1993 and is governed by a trust deed and superannuation law.	AIA Priority Protection PDS V26 – Page 156 and multiple locations across PDS The Scheme is a risk only superannuation product issued out of the Smart Future Trust, which is a regulated superannuation fund under the Superannuation Industry (Supervision) Act 1993 and is governed by a trust deed and superannuation law.
	please contact the Scheme Administrator on 1800 333 613. If you have a complaint, please contact the Scheme Complaints Officer below: Complaints Officer ISAS PO Box 1305 South Melbourne, VIC 3205 Phone: 1800 333 613 The trustee (or other person acting on the trustee's behalf) will respond to any questions or complaints as soon as possible. Complaints will generally be handled within 90 days (or for complaints received from 5 October 2021, 45 days) as required under superannuation law. You may also wish to lodge your complaint to Australian Financial Complaints Authority (AFCA). AFCA provides fair and independent financial services complaint resolution that is free to consumers. Time limits may apply to complain to AFCA and so you should act promptly or otherwise consult the AFCA website to find out if or when the time limit relevant to your circumstances expires. Other limits may also apply. Australian Financial Complaints Authority (AFCA) GPO Box 3 Melbourne VIC 3001	If you have a complaint, please contact the Scheme Complaints Officer below: Complaints Officer ISAS PO Box 1305 South Melbourne, VIC 3205 Phone: 1800 333 613 The trustee (or other person acting on the trustee's behalf) will respond to any questions or complaints as soon as possible. The length of time required to resolve your enquiry or complaint depends on the nature and complexity of the matter. By law, we're required to deal with your complaint within 45 days unless an alternate timeframe applies (for example a complaint about a death benefit distribution must be resolved within 90 days of the end of the 28 day objection period). If you are not satisfied with how your complaint has been dealt with, you may also wish to lodge your complaint to Australian Financial Complaints Authority (AFCA). You can contact AFCA at any time (see details below), although they are likely to refer you back to us if you don't contact us about your complaint before you raise the matter with AFCA. AFCA provides fair and independent financial services complaint resolution that is free to consumers. Time limits may apply to complain to AFCA and so you should act promptly or otherwise consult the AFCA website to find out if or when the time limit relevant to your circumstances expires. Other limits may also apply. Australian Financial Complaints Authority (AFCA) GPO Box 3 Melbourne VIC 3001
	Email: <u>info@afca.org.au</u>	Email: <u>info@afca.org.au</u> Phone: 1800 931 678 Website: afca.org.au
	Phone: 1800 931 678 afca.org.au	

Benefit	Prior to change	After change
All Benefits	Change: Removal of cancellation charges and minor updates on how to cancel.	
	AIA Priority Protection PDS V25 – Page 166	AIA Priority Protection PDS V26 – Page 166
Cancelling your Policy (other than during a	Cancelling your Policy (other than during a cooling- off period)	Cancelling your Policy (other than during a cooling-off period)
cooling-off period)	You or the trustee at your direction, as applicable, can cancel your Policy or individual benefits within the Policy at any time. Any request to cancel the Policy must be made in writing and authorised by the Policy Owner. Cancellation requests can be sent to us by mail, fax or email or in any other manner permitted by law. If premiums have been paid in advance, or a claim has been paid and the Policy or benefit within the Policy is then cancelled, we will refund the unexpired portion of the premium less any cancellation charges to the Policy Owner. The cancellation charge to which you are subject will include an amount of up to 8% of the premium charged to you in respect of the period for which premiums have been paid in advance, to reflect the premium frequency charge which you would have been subject to had your premiums not been pre-paid.	You or the trustee at your direction, as applicable, can cancel your Policy or individual benefits within the Policy at any time. Any request to cancel the Policy must be authorised by the Policy Owner. Cancellation requests can be submitted to us by phone, mail, fax or email or in any other manner permitted by law. If premiums have been paid in advance, or a claim has been paid and the Policy or benefit within the Policy is then cancelled, we will refund the unexpired portion of the premium to the Policy Owner.
All Benefits	Change: Content regarding lost or destroyed policy documentation removed from PDS	
Lost or destroyed policy documentation	AlA Priority Protection PDS V25 – Page 166 Lost or destroyed policy documentation If your policy documentation is lost or destroyed, we will replace it, but we may charge to recover the costs involved. This charge is currently not greater than \$100 and covers the cost of reissuing the lost document, including advertising the loss, which is a statutory requirement in some circumstances. We may vary this charge from time to time. We may also require you to sign a statutory declaration to the effect that the policy documentation has been lost or destroyed.	Content removed from PDS

11. Changes to Section 10.2 General Terms and Conditions

Benefit	Prior to change	After change
All Benefits	Change: Policy fee section amended to remove pre-October 2021 policy fee.	
Policy Fee	AIA Priority Protection PDS V25 – Page 166	AIA Priority Protection PDS V26 – Page 172
	Policy fee	Policy fee
	As of the date of this PDS, the policy fee is \$85.60 per year, per Life Insured regardless of the number of plans, benefits or Policies purchased under Priority Protection. From 1 October 2021, the policy fee is \$88.85 per year.	As of the date of this PDS, the policy fee is \$88.85 per year, per Life Insured regardless of the number of plans, benefits or Policies purchased under Priority Protection.

12. Change to Section 11.1 Fees and Charges

Benefit	Prior to change	After change
All Benefits	Change: Exceptions to when premium structure can be altered have been removed	
Changing your	AIA Priority Protection PDS V25 – Page 174	AIA Priority Protection PDS V26 – Page 174
premium structure	Changing your premium structure	Changing your premium structure
	You may be able to alter your premium structure	You may be able to alter your premium structure without needing to cancel and replace your Policy.
	without needing to cancel and replace your Policy except in the following instances:	Premiums will be subject to the rates applicable to your age at the time of the alteration in premium
	• switches to and from Term Level, including switches from Term Level to another Term Level premium structure (for example, 5-year Term Level to another 5-year Term Level or a 10-year Term Level), and	structure.
	• switches between 'Level to Age 65' and 'Level to Age 70'.	
	Premiums will be subject to the rates applicable to your age at the time of the alteration in premium structure.	
Benefit	Prior to change	After change

13. Change to Section 11.2 Premiums

All Benefits	Change: Removal of premium frequency charge on cancellation where we apply a pro rata refund of premiums	
Premium frequency charge	AIA Priority Protection PDS V25 – Page 174	AIA Priority Protection PDS V26 – Page 174
-	Premium frequency charge	Premium frequency charge
	Monthly and half-yearly payments are subject to a premium frequency charge that will be included in the premium amount. The premium frequency charge also applies to the policy fee.	Monthly and half-yearly payments are subject to a premium frequency charge that will be included in the premium amount. The premium frequency charge also applies to the policy fee.
	 The charge is calculated as a percentage of the yearly premium as follows: Yearly - 0% Half-yearly - 5% Monthly - 8%. 	The charge is calculated as a percentage of the yearly premium as follows: Yearly – 0% Half-yearly – 5% Monthly – 8%.
	The charge may be reviewed and varied from time to time as set out in 'Changes to fees and charges'. We will notify you in writing of any change in the amount of this charge prior to the change taking effect.	The charge may be reviewed and varied from time to time as set out in 'Changes to fees and charges'. We will notify you in writing of any change in the amount of this charge prior to the change taking effect.
	If you cancel your Policy and we apply a pro rata refund of premiums, a premium frequency charge will be deducted.	

Benefit	Prior to change	After change
Vitality	Change: Content amended to include reference to new Vitality Starter* membership	
Membership	AIA Priority Protection PDS V25 – Page 176	AIA Priority Protection PDS V26 – Page 176
Vitality membership	AIA Vitality membership discount	AIA Vitality membership discount
Discount	If the Life Insured is a member of the AIA Vitality program (AIA Vitality) provided by AIA Australia, the premium in relation to your Policy may be discounted. Not all lives insured, types of premiums or Plans may be eligible for membership or premium discounts.	If the Life Insured is a member of the AIA Vitality program (AIA Vitality) provided by AIA Australia, the premium in relation to your Policy may be discounted. Not all lives insured, types of premiums or Plans may be eligible for membership or premium discounts.
	Fees and charges may apply to AIA Vitality membership. Premium discounts do not constitute	AIA Vitality Starter* members are not eligible for Priority Protection or Priority Protection for Platform Investors AIA Vitality membership discounts.
	terms of your policy and are not guaranteed. Whether the premium is discounted, and the extent of those discounts, will depend on our rules that govern	Fees and charges may apply to AIA Vitality membership. Premium discounts do not constitute terms of your policy and are not guaranteed.
	such discounts, the Life Insured's activity and the terms and conditions of AIA Vitality. Please refer to the 'AIA Vitality Premium Adjustment Rules' available at aiavitality.com.au for rules governing discounts. We may vary or withdraw the rules from time to time.	Whether the premium is discounted, and the extent of those discounts, will depend on our rules that govern such discounts, the Life Insured's activity and the terms and conditions of AIA Vitality. Please refer to the 'AIA Vitality Premium Adjustment Rules' available at aiavitality.com.au for rules governing discounts.
	The Policy Owner will be required to pay fees associated with AIA Vitality on behalf of the Life Insured (in respect of the Ordinary Plans where the Policy Owner is a natural person), unless otherwise agreed with us and to the extent permitted by law.	We may vary or withdraw the rules from time to time. The Policy Owner will be required to pay fees associated with AIA Vitality on behalf of the Life Insured (in respect of the Ordinary Plans where the Policy Owner is a natural person), unless otherwise agreed with us and to the extent permitted by law.
	You can also speak to your financial adviser for further information about these discounts or to obtain a copy of the rules governing these	You can also speak to your financial adviser for further information about these discounts or to obtain a copy of the rules governing these discounts.
	discounts. For Superannuation Plans, membership of AIA Vitality will need to be established and paid for	For Superannuation Plans, membership of AIA Vitality will need to be established and paid for by you outside of the superannuation fund.
	by you outside of the superannuation fund. For further information, please contact AIA Vitality by mail to PO Box 6111, Melbourne VIC	For further information, please contact AIA Vitality by mail to PO Box 6111, Melbourne VIC 3004, by email to queries@aiavitality.com.au or by phone on 1800 VITALITY.
	3004, by email to - <u>queries@aiavitality.com.au</u> or by phone on 1800 VITALITY.	*AIA Vitality and AIA Vitality Starter are provided by AIA Australia. Access to the AIA Vitality or AIA Vitality Starter program arises under and is subject to the AIA Vitality Terms and Conditions. AIA Vitality and AIA Vitality Starter partners, benefits and rewards are subject to change at any time. For the most up-to-date information and to view the AIA Vitality Terms and Conditions, see aiavitality.com.au. Additional program partner terms and conditions may apply.

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