

Mr. Wanchin W. Chou, FCAS, MAAA, CPCU, CSPA
Chief Insurance Actuary
State of Connecticut Insurance Department
Email: Wanchin.Chou@ct.gov

Re: Life PBR Exemption

Dear Mr. Chou:

Per Section II. Subsection 1.D. of the Valuation Manual (January 1, 2021 Edition),

_____ (“The Company”) is filing
this statement of exemption for ordinary life insurance policies, issued directly or assumed during
calendar year 2021.

The Company certifies that condition D.2. is met based on premiums and other values from the 2020
annual statement. This certification is supported in the next page.

This statement of exemption will also be included with the NAIC filing for the second quarter of
2021.

Sincerely,

Name:

Title:

Company:

Phone:

Email:

Condition	Description	Support
D.2.	The company has less than \$300 million of ordinary life premiums ¹ , and if the company is a member of an NAIC group of life insurers, the group has combined ordinary life premiums ¹ of less than \$600 million	<i>[Provide amounts from the annual statement(s)]</i>

¹Premiums are measured as direct plus reinsurance assumed from an unaffiliated company from the ordinary life line of business reported in the prior calendar year life/health annual financial statement, Exhibit 1, Part 1, Column 3, “Ordinary Life Insurance” excluding premiums for preneed life contracts and excluding amounts that represent the transfer of reserves in force as of the effective date of a reinsurance assumed transaction and are reported in Exhibit 1 Part 1, Column 3 as ordinary life insurance premium. Prenneed is as defined in VM-01.