ProVider Plus

INDIVIDUAL DISABILITY INCOME INSURANCE

Specimen Contract



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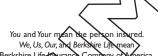
This is a specimen policy, subject to modification in certain states.

Berkshire Life Insurance Company of America 700 South Street • Pittsfield, Massachusetts 01201 I-800-819-2468

The Policy is issued by Berkshire Life Insurance Company of America, a wholly owned stock subsidiary of The Guardian Life Insurance Company of America, New York, NY.

Berkshire Life Insurance Company of America hereby furnishes insurance to the extent set out in the Policy. All of the provisions on this and pages that follow are part of the Policy.

Premiums cannot change and the policy cannot be cancelled until age 65 or 67 Jahr P. Ch



NONCANCELLABLE AND GUARANTEED RENEWABLE

You may renew the Policy at the end of each Permium Term until the Expiration Date.

During that cime, We cannot change the premium or cancel the Policy.

YOUR CONDITIONAL RIGHT TO RENEW AFTER THE EXPIRATION DATE-PREMIUMS CAN CHANGE

After the Expiration Date for may renew the Policy at the end of each Premium Term as long as You are not Disabled and You are Gainfully Employed Full Time for at least 10 months each year and the premium is paid on time.

Your premium will be at Our rates then in effect for persons of Your Age, Class of Risk, copation Class and any special class rating that applies to the Policy. We have the right to change such premiums on a class basis on any Policy Anniversary.

-NOTICE OF TEN-DAY RIGHT TO EXAMINE POLICY

ease road the Policy carefully. It is a legal contract between You and Us. You may return the Pericy to Us or to the representative through whom You bought it within ten days from the date You receive it. Immediately upon such delivery or mailing, the Policy will be void from the beginning, and any premium paid for it will be refunded.

Disability Income Policy

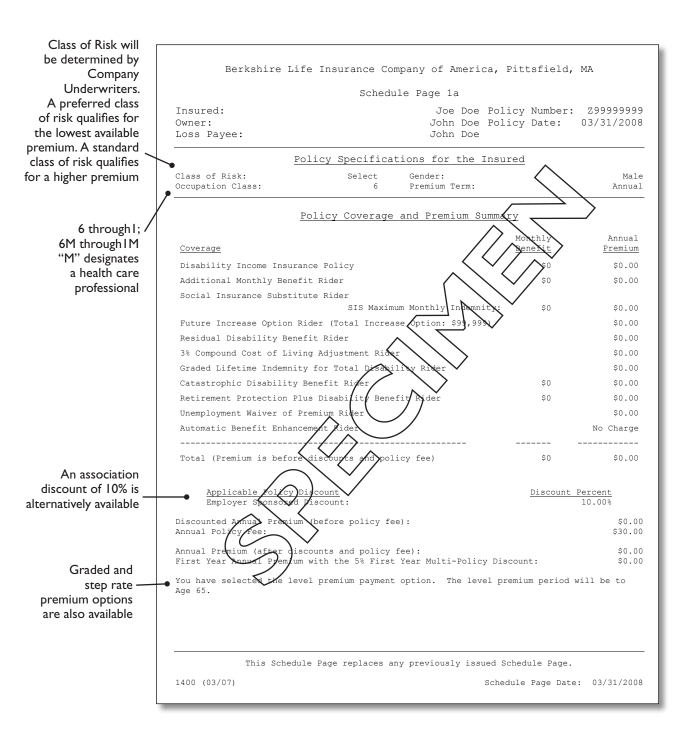
Non-Participating

1400 (03/07)

Berkshire Life Insurance Company of America is a wholly owned stock subsidiary of The Guardian Life Insurance Company of America, New York, NY



Conditionally renewable after age 65 or 67, as long as you are gainfully employed (at least 30 hours a week for at least 10 months each year) and not disabled



Berkshire Life Insurance Company of America, Pittsfield, MA

Schedule Page 1a

Insured: Joe Doe Policy Number: Z99999999
Owner: John Doe Policy Date: 03/31/2008
Loss Payee: John Doe

About Your Premiums

The premiums for the Policy are based on gender specific rates.

If You elect to increase, decrease or change Coverage or change the Premium Term, you premium may change.

The following summarizes the premium for each Premium Term oftin during the initial level premium period for the Coverage You have selected.

For a Semiannual Premium Term:

Gender neutral

rates are available

for employer-paid

Policy Form 1500

coverage issued with

You will pay \$0.00 every 6 months. This means You are paying an additional \$0.00 or 0.00% per year, or a total annualized premium of \$0.00.

For a Quarterly Premium Term:

You will pay \$0.00 every 4 months. This means You are paying an additional \$0.00 or 0.00% per year, or a total annualized premium of \$0.00.

For a Monthly Premium Term:

You will pay \$0.00 every month. There is no additional charge for paying Your premiums on a monthly basis versus paying them on an annual basis.

The additional charge, if any, that is added for paying in installments more frequent than payment on an annual basis will remain the same until the end of the initial level premium period.

An increase, decrease or change in Coverage may result in a change in premium, and a new Schedule Page will be provided to You.

Premiums may be paid annually, semiannually or quarterly. Monthly premium policy option is available on a list bill or Guard-O-Matic arrangement

The Guard-O-Matic premium is 1/12th of the annual premium. There is no additional fee for this premium payment option

This Schedule Page replaces any previously issued Schedule Page.

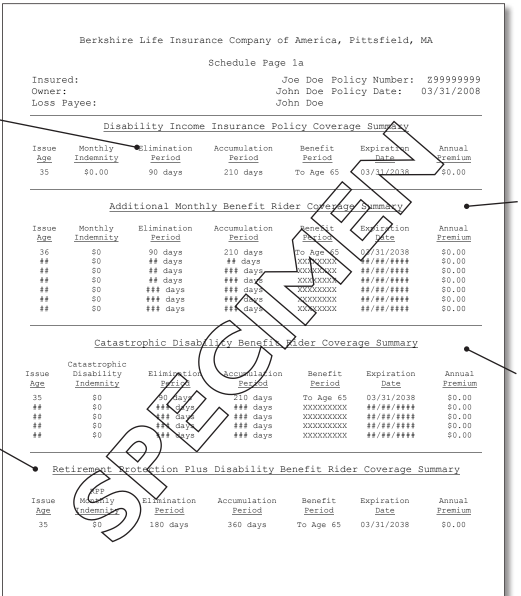
1400 (03/07) Schedule Page Date: 03/31/2008

Schedule of Benefits—Policy Form 1400

Elimination Period
Options
30 days
60 days
90 days
180 days
*360 days
*720 days
*may not be
available

in all states

This rider provides an additional monthly benefit, payable to a trust account established by you, to help replace retirement contributions in the event you are totally disabled and not gainfully employed



Allows purchase of an additional monthly benefit at an attained age and premium with the same elimination and benefit period as the original policy

This rider provides an additional monthly benefit if you become catastrophically disabled

This Schedule Page replaces any previously issued Schedule Page.

1400 (03/07) Schedule Page Date: 03/31/2008

Schedule of Benefits—Policy Form 1400

1400 (03/07)

Provides up to five automatic increases to your monthly indemnity, at an attained age premium while you are not disabled

Berkshire Life Insurance Company of America, Pittsfield, MA Schedule Page 1a Joe Doe Policy Number: Z99999999 Insured: Owner: John Doe Policy Date: 03/31/2008 Loss Payee: John Doe Automatic Benefit Enhancement Rider Coverage Summary Automatic Increase Rate: 4.00 Rider Annual Premium: No Charge Subject to the terms and conditions of the Automatic Benefit Enhancement Rider Automatic Increase will be issued which will cause Your Month including any Monthly Indemnity issued under an Additional Monthly Benefit ed the maximum amount of allowable Monthly Indemnity, if any, available t underwriting rules in effect at the time of increase You will be responsible for the premium for each Autom is placed in About Your Berefit The Benefit Period for the Policy meets the delines for nondiscrimination in employment because of age. The Maximum Benefit Period for Mental Related Disorders is the same as the Benefit Period. Under no circums pay benefits for any Disability due will to a Mental and/or Substance-Related sorder tha We have excluded by name or specific description. For a To Age 65 Benefit Perio If Disability begin $\underline{\text{The Benefit Period is}}$ Prior to age 60 To Age 65 At or after age 60 60 months At or after age 48 months At or after age 42 months At or after age 63, age 64 36 months At or after ut bef<mark>8</mark>re age 65 30 months but before age 75 24 months 12 months

There is no limitation on benefits payable for mental and/or substance-related disorders with the exception of a 24-month limitation applicable to:

- anesthesiologists/ anesthetists (MD or DO), emergency room physicians, pain management physicians, and nurse anesthetists.
- policies issued in Florida; and
- certain policies issued through the Group Conversion Program

This Schedule Page replaces any previously issued Schedule Page.

Schedule Page Date: 03/31/2008

1400 (03/07)

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If the insured has any questions about their policy, he or she can contact Berkshire Life toll-free

Throughout this policy, defined terms are capitalized

Different periods

of disability can count toward satisfying the elimination period. The days on which you are disabled need not be consecutive

DEFINITIONS

Accumulation Period

The Accumulation Period is shown in the Schedule Page. It is an uninterrupted period of consecutive days that begins on the first day that You are Disabled and during which the Elimination Period must be satisfied.

References to a specific age -- such as age 65 -- mean Your age as of the Policy Anniversary that first occurs on or after the birthday on which You attain that age.

Benefit Period

The Benefit Period is shown in the Schedule Page. It is the longest period of time for which We ill pay benefits for a continuous Disability from the same cause.

Class of Risk

The Class of Risk is shown in the Schedule Page.

Coverage

Coverage means the benefits available under the Policy.

Disability or Disabled

Disability means Total Disability. Disabled means Totally Disabled.

Effective Date means the date that the Policy, or a rider, takes effe

Elimination Period

The Elimination Period is shown in the Schedule Page. The Elimination Period is the number of days that must elapse before benefits become payable. The Elimination Period starts on the first day that You are Disabled. You must be Disabled, from the same cause or a different cause for this entire period. The days within this period need not be consecutive, but they must occur within the cumulation Period. Benefits will not accrue or be payable during the Elimination Period.

Expiration Date

The Expiration Date is shown in the Schedule F age. Expiration Date means the date on which Coverage ends, if the Policy has not previously terminates

Full Time

Full Time means at least 30 Hours each

Gainfully Employed or Gainful Employment

Gainful Employ ans actively at work or engaged in activities for Income, remuneration or profit.

Hospital

Hospital means a institution legally operating as a hospital that: ₹acilitv

- mainly engaged in providing inpatient care and treatment of sick or injured persons, and routinely makes a charge for such care; and is supervised by a staff of physicians on the premises; and
- provides 24-hour nursing services on the premises by registered graduate nurses.

In no event will Hospital include any institution or facility that is:

- operated as a rest home, a convalescent facility, or a long-term nursing care facility; or
- mainly for the care of the aged, or which primarily affords custodial or educational care.

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Income means the compensation that You receive, or which is attributable to You, for work or personal services, after Business Expenses, but before any other deductions. Income includes salaries, wages, fees, commissions, bonuses, pension and profit sharing contributions, other payments for Your personal services, and other compensation or income earned by You or attributable to You by a business in which You have an ownership interest. Income does not include any forms of unearned income except as derived from a business in which You have an ownership interest. With respect to other compensation or income earned by You or attributable to You by a business in which You have an ownership interest, this amount is determined after deduction of normal and customary unreimbursable Business Expenses but before deduction of any of Your personal income taxes.

Prior Income means Your average monthly Income for either the last 24 calendar months just prior to the date on which You became Disabled, or for the two calendar years with the highest earnings in the three calendar vears just prior to the date on which You became Disabled, whichever is greater

Current Income means all Income, as defined above, for each month during a period of Disability. We will not include Income received for services rendered prior to the start of Disability in Current Income

Business Expenses means the regular business expenses which may be deducted from gross-earned income for the period Income is being determined. When You are Disabled, Your monthly Business Expenses may not exceed Your average monthly Business Expenses for the same period in which Your Prio Income was determined.

Loss of Income means the difference between Your Prior Income and ur Coxrent Income. This difference will be considered a Loss of Income to the extent it is solely the result of the Injury or Sickness that caused Your

We do not .

include income

that is received

performed prior

to your disability

from services

Injury means accidental bodily injury that first occurs op o ctive Date and while the Policy is in force, and that is not contributed to by Sickness

Issue Age is shown in the Schedule Page. It i Your Age on the

The Loss Payee is named in the Schedule Rage enefits for which We are liable to the Loss Pavee. We will way

Maximum Benefit Period for Meytal and/or Substance-Related Disorders

Maximum Benefit Period for Meytal and/or Substance-Related Disorders is shown in the Schedule Page. It is the longest period of time, during the duration of the Rolicy, for which We will pay benefits for loss contributed to or caused by Mental and/or Substance-Related Disorders.

Mental and/or Substance-Related Disorders

Mental and/or Substance Related Disorders means any disorder classified in the Diagnostic and Statistical Manual of Mental Disorders (DSM), This includes but is not limited to, psychiatric, psychological, emotional, or behavioral disorders, or disorders related to stress or to substance abuse or dependency, or any biological or biochemical disorder or imbalance of the brain regardless of the cause, including any complications thereof. This does not include dementa or cognitive impairment resulting from stroke, physical trauma, infections, or a form of senility or irreversible dementa such as Azheimer's Disease.

and Statistical Manual of Mental Disorders or DSM means the most recent version of the diagnostic manual as published by the American Psychiatric Association (APA) as of the start of Your Disability. If the DSM is discentinued, We will use the replacement chosen by the APA, or by an organization which

Monthly Indemnity

Monthly Indemnity is shown in the Schedule Page. It is the amount We will pay for each month of Total Disability.

Occupation Class

The Occupation Class is shown in the Schedule Page.

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Owner is shown in the Schedule Page. You are the Owner unless some other person or entity is named in the Schedule Page. The Owner has the right to renew the Policy, to request a change in Coverage, to change the Loss Payee, and to make other Policy changes.

Physician means a person who is licensed by law in the state in which he or she practices as a Medical Doctor or Doctor of Osteopathy, and is acting within the scope of that license to treat Injury or Sickness that results in a Disability. A Physician cannot be You or anyone related to You by blood or marriage, a member of Your household, Your business or professional partner or employer, or any person who has a financial affiliation or business interest with You. If Your Disability is due to a Mental and/or Substance-Related D must be a licensed psychiatrist or a licensed doctoral level psychologist.

Policy means the legal contract between You and Us. The entire contract consists of the Policy the Schedule Pages and any attached riders, amendments, and endorsements

Policy Anniversary
Policy Anniversary is the Yearly Anniversary of the Policy Date while the Policy remains in force

The Policy Date is shown in the Schedule Page. It is the date from which culated and become

Pre-existing Condition

Pre-existing Condition means a physical or mental condition

- that was misrepresented or not disclosed in Your applica
- for which You received professional medical a eatment within two years before the Effective Date; or
- that caused symptoms within one year before the Effective Qate for which a prudent person would usually seek professional medical advice, di agnosis or treatme

Preliminary Term, if shown in the Schedule means the period of time for which the Policy is in force prior to the Policy Date. If applicable, the Preliminary Term premium is shown in the Schedule Page.

Premium Term is shown in the Schedule Page It is the frequency of Your premium payments.

ease that first manifests itself on or after the Effective Date and while the Policy is in Sickness means an ill force.

Suspension Period

Suspension Period is a period of time during which the Policy will not be in force. We will neither accept premiums nor pay benefits under the Policy during a Suspension Period. The Policy will not cover losses that result from Injury or Sickhess that occurs or begins during a Suspension Period. No privileges or options under the Policy or any attached riders may be exercised during a Suspension Period.

Termination Date means the date on which the Policy terminates.

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Coverage in your occupation if you are totally disabled, even if you are gainfully employed in another occupation

Total Disability or Totally Disabled

Total Disability or Totally Disabled means that, solely due to Injury or Sickness, You are not able to perform the material and substantial duties of Your Occupation.

You will be Totally Disabled even if You are Gainfully Employed in another occupation so long as, solely due to Injury or Sickness, You are not able to work in Your Occupation.

Working an average of more than 40 hours in a week, in itself, is not a material and substantial duty.

We, Us, Our and Berkshire LifeWe, Us, Our and Berkshire Life mean Berkshire Life Insurance Company of America.

You and Your mean the person named as the insured in the Schedule Page of the Policy

Your Occupation

Your Occupation means the occupation (or occupations, if more than one) in which during the 12 months prior to the time You become Disabled. nfully Employed

This page is included in policies issued to individuals in occupation classes 6 through 1, 2M and IM

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Definitions—Policy Form 1400 M

Coverage in your occupation if you are totally disabled, even if you are gainfully employed in another occupation

Total Disability or Totally Disabled
Total Disability or Totally Disabled means that, solely due to Injury or Sickness, You are not able to perform the material and substantial duties of Your Occupation.

You will be Totally Disabled even if You are Gainfully Employed in another occupation so long as, solely due to Injury or Sickness, You are not able to work in Your Occupation.

Working an average of more than 40 hours in a week, in itself, is not a material and substantial duty.

We, Us, Our and Berkshire Life

We, Us, Our and Berkshire Life mean Berkshire Life Insurance Company of America.

You and Your mean the person named as the insured in the Schedule Page of the Policy

Your Occupation

Your Occupation means the occupation (or occupations, if more than one) in which during the 12 months prior to the time You become Disabled.

If You have limited Your Occupation to the performance of the material and substantial duties of a single medical specialty or to a single dental specialty, We will deem that specialty to be Your Occupation

The policy includes "specialty language" for physicians and dentists

This page is included in policies issued to individuals in occupation classes 6M through 3M

1400 M (03/07)

Coverage in your occupation if you are a totally disabled and not gainfully employed

Total Disability or Totally Disabled
Total Disability or Totally Disabled means that, solely due to Injury or Sickness, You are not able to perform the material and substantial duties of Your Occupation and You are not Gainfully Employed. Working an average of more than 40 hours in a week, in itself, is not a material and substantial duty. We, Us, Our and Berkshire Life We, Us, Our and Berkshire Life mean Berkshire Life Insurance Company of America. You and Your mean the person named as the insured in the Schedule Page of the Policy. Your Occupation means the occupation (or occupations, if more than one) in which You are Galmully Employed during the 12 months prior to the time You become Disabled. 1400 R (03/07) Page 6

This page is included in policies issued to occupation classes under the Retirement Protection Plus Program

Home

A monthly benefit is provided for total disability

We will waive

the medical care

requirements in

You do not

need to be irrecoverably

disabled to

qualify for the

presumptive total disability benefit

Payable in addition

to any other benefit

certain situations

PROVISIONS RELATING TO BENEFITS

Total Disability Benefit

When You are Totally Disabled, We will pay the Monthly Indemnity as follows:

- You must become Totally Disabled while the Policy is in force.
- · You must satisfy the Elimination Period.
- After You have satisfied the Elimination Period, Monthly Indemnity will be payable at the end of each month
 while You remain Totally Disabled.
- Monthly Indemnity will stop at the end of the Benefit Period or, if earlier, on the date You are no longer Totally Disabled.

We will not increase the Monthly Indemnity because You are Totally Disabled from more than one cause at the same time.

Medical Care Requirement

We will not pay benefits nor waive premium under the Policy for any period of Disability during which You are not under the regular medical care of a Physician. The medical care must be provided by a Physician whose specialty is appropriate for Your Injury or Sickness. The medical care must be appropriate according to prevailing medical standards, for the condition causing the Disability.

We will waive the medical care requirement during any claim under the Policy upon reasonable written proof that Your Injury or Sickness no longer requires the regular medical care of a Physician order prevailing medical standards. Such waiver will not restrict Our rights under the Proof of loss and Examinations provisions of the Policy.

Presumptive Total Disability Benefit

We will always consider You to be Totally Disabled even if You are Gainfully Employed, if Injury or Sickness results in your total and complete loss of:

- the sight in both eyes;
- hearing in both ears;
- speech; or
- . the use of both hands, both feet, or one hand and one foot, in their entirety

If Your Injury or Sickness results from one of these conditions, We will waive the unexpired portion of the Elimination Period and benefits will start to accrue from the date of Your Total Disability. Monthly Indemnity will be paid for as long as Your Total Disability continues, but not longer than the Benefit Period.

Capital Sum Benefit

The Capital Sum Benefit is a lump sum amount in addition to any other benefit payable under the Policy. The Capital Sum Benefit is equal to welve times the Monthly Indemnity at the time You suffer a capital loss.

A capital loss means the total and irrecoverable loss of all sight in one eye; or the complete loss of a hand or foot by severance throughor above the wrist or ankle. Such loss must result from Sickness or Injury.

If You suffer a capital loss while the Policy is in force and survive it for 30 days, We will pay the Capital Sum Benefit for each such losses. But We will not pay for more than two such losses in Your lifetime. If the Policy has terminated, We will pay for a capital loss which results from an Injury sustained while the Policy was in force and which occurs within 90 days after the date of that Injury.

Fractional Monte

We will pay 1/30 whe monthly benefit payable under the Policy for each day for which We are liable when You are Disabled for less than a full month.

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Ноте

Benefit Provisions—Policy Form 1400

This can mean first-day coverage for periods of disability beginning within five years after full recovery, regardless of cause

Coverage for total

disability resulting

from transplant

complications

are available

Premiums are

cosmetic surgery

refunded that apply

disability, even if they

to the period of

were paid before

the disability began

surgery or

due to

Waiver of Elimination Period

We will waive the Elimination Period if:

- You become Disabled within five years after the end of a previous Disability; and
- The previous Disability lasted more than six months; and We paid benefits under the Policy for the previous Disability.

Recurrent Disability

If, after the end of a period of Disability, You become Disabled again, the later period of Disability will be deemed a continuation of the previous Disability, if:

- You have returned to Full Time Gainful Employment for a period of less than 12 months after the previous Disability ends: and
- the Disability results entirely or in part from the same cause or causes as the previous Disability; a

We paid benefits under the Policy for the previous Disability

If the Disability is determined to be a continuation of the previous Disability, Your prior cla Qisability will resume and no new Elimination Period will be required. You must satisfy a et forth in the

If the Disability is determined not to be a continuation of the previous Disability, then the current period of Disability will be considered a new and separate Disability.

Concurrent Disability

We will pay benefits for a concurrent Disability as if there were only one injury or sickness. Once a period of Disability begins, We will consider it to be a continuous period of Disability no metter what Injury or Sickness, or combination thereof, caused the Disability or caused it to continue in all cases, if You are Disabled from more than one cause, the amount and duration of benefits will not be more than that for any one cause.

Separate Periods of Disability

If You continue to be Disabled after the Benefit Period ends will not be eligible for a new Benefit Period

You recover from the previous Disabi

You return to Full Time Gairful Enthe Policy remains in force; and

You have satisfied all o ner terms and conditions of the Policy.

Transplant and Cosmetic Surgery

fective Date You become Totally Disabled because of: If, more than six months after the

the transplant of a pant of our body to another person, or

complications of cosmetic surgery to improve Your appearance or correct a disfigurement,

We will deem You to Disabled as a result of Sickness.

Waiver of Premium Benefit
If You are Disabled for the ler

ength of the Elimination Period due to Injury or Sickness not excluded from Coverage:

- We will refund that portion of any premium paid which applies to the period of Disability beyond the date that You were first Disabled in the same claim.

 We will then waive any later premiums that are due while You are continuously Disabled in the same claim
- and receiving benefits for the Disability.
- We will continue to waive premiums for the six-month period after You recover. At the end of the six-month period, You are responsible for the pro rata portion of the premium for the remainder of the current Premium Term, and all premiums that fall due thereafter in order to keep the Policy in force.

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No new elimination period if a disability from the same cause or causes occurs within 12 months of a previous period of disability

We will waive any premiums that are due while you are disabled and receiving benefits, and for 6 months after you recover and benefits end

Home

If, after the end of the Benefit Period and before the Expiration Date You remain continuously Disabled, waiver of premium will continue. If You subsequently recover from the Disability, You must notify us within six months of the date You recover. You will then be responsible for the pro rata portion of the premium for the remainder of the current Premium Term and all premiums that fall due thereafter. Failure to notify Us within six months of the date You recover will result in termination of the Policy.

The Waiver of Premium Benefit will also apply if benefits are payable because You have met the requirements of the Recurrent Disability provision.

Nothing in this provision will change the conditions for renewal after the Expiration Date that require You to be Gainfully Employed Full Time for at least 10 months each year.

PROVISIONS RELATING TO REHABILITATION AND WORKPLACE MODIFICATION

Rehabilitation Benefit

Additional benefits

to help you return

employment in your occupation

to gainful

If You are Disabled, You may be eligible for a Rehabilitation Benefit. If You and We agree in advance on a program of occupational rehabilitation, We will pay for the program as set forth in a signed written agreement. The program of occupational rehabilitation must be a formal plan that will help You to return to Gainful Employment in Your Occupation. The program must be directed by an organization or individual occupational rehabilitation or education to persons who are disabled.

The extent of Our role in this program will be determined by the written agreement. We will pay only those costs that are not otherwise covered by insurance, workers' compensation, or any public fund or program.

We will periodically review the program and Your progress in the World Program and Your program will continue to pay for the program, subject to the written agreement, as long as We determine that it is helping You return to Garnful Employment in Your Occupation.

Participating in a program of occupational rehabilitation will not in itself be considered a recovery from the Injury or Sickness that resulted in Your Disability, and bepefits will continue as provided in the Policy.

Modification and Access Benefit

If You are Disabled, You may be eligible for the Modification and Access Benefit. If a modification is determined by Us to be appropriate and reasonable to enable You to perform Your material and substantial duties, We will reimburse You for the cost that You incur for such modification upon written proof acceptable to Us as set forth in a signed written agreement. The purpose of any such modification must be to help You to return to Gainful Employment in Your Occupation

PROVISION RELATING TO SUSPENSION

Suspension During Military Service
We will suspend the Policy on the date You begin active duty in the military of any nation or international authority.
Such active duty will not include training that lasts 90 days or less. We will refund the pro rata portion of any premium paid for a period of time beyond the date that the Suspension Period begins. Premiums must be paid to the date on which the Suspension Period begins.

You do not have to provide existence of medical insurability or Income in order to end the Suspension Period. The Suspension Period will end on the date We receive Your written request to place the Policy back in force and Your prenium payment. The date We receive Your written request must occur within 90 days after active duty

After the end of the Suspension Period, premiums will be at the same rate that they would have been had the Policy remained in force. The Policy will not cover losses that result from Injury or Sickness that occurs or begins during a Suspension Period. The Policy will cover only losses that result from Injury that occurs after the end of the Suspension Period or Sickness that first manifests itself more than 10 days after the end of the Suspension Period In all other respects, You and We will have the same rights under the Policy as before it was suspended.

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There are exclusions and limitations included in this policy, subject to state variations After the end of the Suspension Period, You must pay the pro rata premium for Coverage until the next Premium Term. If the Expiration Date occurs during a Suspension Period, the Policy will terminate.

EXCLUSIONS AND LIMITATIONS

Exclusions

We will not pay benefits for any Disability:

- caused by, contributed to, or which results from military training, military action, military conflict, or war, whether declared or undeclared, while You are serving in the military or units auxiliary thereto, or working for contracted military services;
- · during any period of time in which You are incarcerated;
- caused by, contributed to, or which results from Your commission of, or attempt to commit a criminal
 offense as defined under local, state, or federal law;
- caused by, contributed to, or which results from Your being engaged in an illegal occupation;
 caused by, contributed to, or which results from the suspension, revocation or surrender of Y
- caused by, contributed to, or which results from the suspension, revocation or surrender of Your
 professional or occupational license or certification;
- · caused by, contributed to, or which results from an intentionally self-inflicted lightly
- during the first three months of Disability or the Elimination Period of longer that is caused by, contributed to, or which results from normal pregnancy or childbirth; or
- · due to any loss We have excluded by name or specific description

Limitation While Outside the United States or Canada

You must be living full time in the 50 United States of America, the District of Colombia or Canada in order to receive benefits under the Policy, except for incidental travel or vacation, etherwise benefits will cease. Incidental travel or vacation means being outside of the 50 United States of America, the <u>District</u> of Columbia or Canada for not more than two non-consecutive months in a 12-month period. You may not recover benefits that have ceased pursuant to this limitation.

If benefits under the Policy have ceased pursuant to this limitation and you return to the 50 United States of America, the District of Columbia or Canada, you may become eligible to resume receiving benefits under the Policy. You must satisfy all terms and conditions of the Policy in order to be eligible to resume receiving benefits under the Policy.

If You remain outside of the 50 United States of America, the District of Columbia or Canada, premiums will become due beginning six months after benefits cease.

Pre-existing Condition Limitation

We will not cover any loss that begins in the first two years after the Effective Date from a Pre-existing Condition.

Mental and/or Substance-Related Disorders Limitation

Benefits for any Disability due to a Mental and/or Substance-Related Disorder will be paid for a period not longer than the Maximum Benefit Period for Mental and/or Substance-Related Disorders.

After the Maximum Benefit Period for Mental and/or Substance-Related Disorders and subject to the Policy provisions, we will only pay be refits while You are continuously confined in a Hospital for treatment of a Disability due to a Mental and/or Substance-Related Disorder, and You are under the regular medical care of a Physician.

Under no circumstance will We pay benefits for any Disability due to a Mental and/or Substance-Related Disorder that We have excluded by name or specific description.

PROVISIONS RELATING TO CLAIMS

This portion of the policy provides instructions on how to file a claim

Notice of Claim

You must give Us written Notice of Claim within 30 days after any loss covered by the Policy occurs or begins, or as soon after that as is reasonably possible. Written Notice of Claim, with complete information to identify You, will be sufficient if provided to Us at Our home office, 700 South Street, Pittsfield, MA 01201.

1400 (03/07)

When We receive written Notice of Claim, We will send Claim Forms for filing Proof of Loss. Claim Forms must be completed, signed and returned to Us, and are a required part of Proof of Loss. If We do not send You such forms within 15 days after receiving written Notice of Claim, You may submit a written statement within the time fixed in the Policy for filing Proof of Loss, which provides the nature and extent of the loss for which a claim is made.

Proof of Loss

You must provide Us with written Proof of Loss at Our home office for a loss within 90 days after the end of each monthly period for which You are claiming benefits. All losses must occur while the Policy is in force

We can require any proof that We consider necessary to evaluate Your claim. Such proof may include, but is not limited to, medical records, employment records, business records, evidence of Your Prior and Surren Uncome, financial records, and any other information necessary for Us to evaluate Your claim.

If You cannot give Us written Proof of Loss within the prescribed time, We will not defey or reduce Your claim if You will We pay benefits if written give Us written Proof of Loss as soon as reasonably possible. Under no circumstance Proof of Loss is delayed for more than one year, unless You have lacked legal cap

Time of Payment of Claims

Subject to satisfactory written Proof of Loss and upon Our determination that benefits are payable under the provisions of the Policy, We will pay all accrued benefits for Disability and other specified losses for which We are liable. Benefits will be payable at the end of each month after the period of liability has occurred while You are Disabled. Any amounts unpaid when Our liability ends will be paid promptly after We receive satisfactory written Proof of Loss

Payment of Claims

You must satisfy all terms and conditions of the Policy in order for benefits to become payable. After all required Proof of Loss is provided and the claim is approved by We will pay the benefits of the Policy for which we are liable to the Loss Payee.

Coverage terminates upon Your death. Any accrued benefits unpaid at Your death will be paid to Your estate

to a person not If any benefit of the Policy becomes payable competent to give a release, We may pay such benefit, up to \$1,000, to one of Your relatives by blood or marriage who We believe is entitled to it. Any payment made in good faith under this provision will fully discharge Us to the extent of such payment.

We have the right to have You examined at Our expense and as often as We may reasonably require to determine Your eligibility for benefits under the Policy as part of Proof of Loss. We reserve the right to select the examiner. The examiner will be a specialist appropriate to the assessment of Your claim.

The examinations may include but are not limited to medical examinations, functional capacity examinations, psychiatric examinations, vocational evaluations, rehabilitation evaluations, and occupational analyses. Such examinations may include any related tests that are reasonably necessary to the performance of the examination. We will pay for the examination. We may deny or suspend benefits under the Policy if You fail to attend an examination or fail to cooperate with the examiner.

You must meet with Our representative for a personal interview or review of records at such time and place, and as ly as We reasonably require. Upon Our request, You must provide appropriate documentation

We have the right at our expense, to analyze or require an analysis of all relevant financial and operational records, including Your personal, business and corporate federal and state tax returns, as often as We may reasonably require by a financial examiner of Our choice. Such assessments may include analysis of business, financial and operational records for any business in which You have or may have an ownership interest. We can require that Your accounting practices be the same as those which were in effect at the time You first became Disabled.

1400 (03/07)

Responsibility to Cooperate and Obtain Appropriate Medical Care

You have the responsibility to cooperate with Us concerning all matters relating to the Policy and claims thereunder. You have the responsibility to obtain all reasonably appropriate medical care for the condition for which You are claiming benefits.

PROVISIONS RELATING TO PREMIUM AND RENEWAL

Premium

Premiums are due on the first day of each Premium Term. If You die, We will refund to Your estate that part of any premium which applies to the period after Your date of death.

There is a grace period of 31 days from the due date of any unpaid premium

Grace Period

After the first Premium Term, We allow a Grace Period of 31 days in which to pay each premium due. The Policy stays in force during the Grace Period. If You have not paid the premium when it is due or by the end of the Grace Period, the Policy will lapse.

Premium Term Changes

On any premium due date, You may change the Premium Term, but We will not allow any change which would result in a premium not being due on a Policy Anniversary.

On request, and subject to Our approval, premiums may be paid annually of an a periodic basis. The Premium Terms available are annual, semiannual or quarterly. Premiums may also be paid monthly by automatic bank draft. We will change the Premium Term if We receive the Owner's proper written request at Our home office before the premium due date.

Renewal After The Expiration Date

After the Expiration Date, You may renew the Policy at the end of each Premium Term as long as You are not Disabled and You are Gainfully Employed Full Time for at least 10 months each year and the premium is paid on time. If You renew the Policy after the Expiration Date. We will issue a new Schedule Page at that time.

After the Expiration Date, We can require satisfactor written proof that You have continued to be Gainfully Employed Full Time for at least 10 months each year.

The Policy must be in force in order for You to renew the policy after the Expiration Date.

The only Coverage that will continue after the Expiration Date is for a Total Disability Benefit. All other Coverage in force on the Expiration Date will ferminate on the Expiration Date, unless otherwise stated. The Benefit Period after the Expiration Date is shown in the Schedule Page.

After the Expiration Date, Your premium will be at Our rates then in effect for persons of Your Age, Class of Risk, Occupation Class, and any special class rating that applies to the Policy. We have the right to change such premiums on a class basis on any Policy Apriliversary.

Any premium paid after the Expiration Date for a period not covered by the Policy will be returned to You.

Reinstatement

If the Policy has lapeed at the end of the Grace Period, You can apply to reinstate the Policy by completing an application must be received by Us within six months of the date the Policy lapsed

We may require calisfactory evidence of insurability to reinstate the Policy. If We approve Your application, the Policy will be placed back in force on the date of such approval. If We have not approved or refused Your application in writing within 45 days after receipt of such application and overdue premium, the Policy will be reinstated on that 45th day. If We refuse to reinstate the Policy, We will refund Your premium.

In any case, the Policy will be reinstated on the date that We accept a premium and do not ask for an application.

1400 (03/07)

The reinstated Policy will cover only losses that result from Injury that occurs after the date of Reinstatement or Sickness that begins more than 10 days after such date. In all other respects, You and We will have the same rights under the Policy as before it lapsed, subject to any provisions endorsed on or attached to the Policy in connection with Reinstatement.

GENERAL CONTRACT PROVISIONS

Consideration

We have issued the Policy in consideration of the representations in Your application and payment of the first premium. A copy of Your application is attached and is a part of the Policy.

Effective Date Provision

Insurance takes effect on the Effective Date for the Premium Term that is shown in the Schedule Page unless You have Preliminary Term. The Policy takes effect at 12:01 a.m. on the Policy Date n the Schedble Page and terminates at 11:59 p.m. on the Termination Date.

s effect at 12:01 a.m. on the the Frelininary Term Effec If the Schedule Page indicates that You have Preliminary Term, the Policy take Preliminary Term Effective Date. All of Your rights under the Policy will begin Term Effective Date.

Entire Contract; Changes

The Policy with any application(s), the Schedule Pages, and any attached riders amendments and endorsements make up the entire contract. No change in the Policy will be valid unless it has been endorsed on or attached to the endorsed on or attached to the Policy in writing by the president, a vice president, or the secretary of

No agent or broker has authority to change the Policy or wa ive any of its

This provision may vary by state

The Policy will be incontestable as to the statements, except raudblent statements, contained in the application after it has been in force for a period of two years during Your lifetime, excluding any period during which You are Disabled. No claim for a loss incurred or Disability that begins after two years from the Effective Date, excluding any period during which You are Disabled, will be reduced or denied because a sickness or physical condition existed prior to the Effective Date. This assumes that such sickness or physical condition was not excluded from Coverage by name or description.

Termination of the Policy

The Policy will terminate when the first of the following occurs:

- the premium for the Policy remains unpoid at the end of the Grace Period; or the date of Your written equest to termipate the Policy; or the Expiration Pate, it You are not Gainfully Employed Full Time for at least 10 months each year; or
- the end of the first Premium Term after the Expiration Date, when You are no longer Gainfully Employed Full Time for at least 10 nonths each year; or
- Your deaf

Conformity with state Laws

Any provision of the Bolicy which on the Effective Date, is in conflict with the laws of the state in which You reside on such date is hereby amended to meet the minimum requirements of such laws.

Legal Action

No one can bring an action at law or in equity under the Policy until 60 days after written Proof of Loss has been furnished as required by the Policy. In no case can an action be brought against Us more than three years after written Proof of Loss must be furnished.

1400 (03/07)

If Your age has been misstated, Coverage will be based upon what the premium paid would have bought at Your correct age. If We would not have issued the Policy at Your correct age, there will be no insurance and We will owe only a refund of all premiums paid for the period not covered by the Policy.

We will not be bound by an assignment of the Policy for any claim unless We receive a written assignment on a form provided by Us before We pay the benefits claimed. We will not be responsible for the validity or tax consequences of any assignment.

Waiver of Policy Provisions
Our failure to invoke or enforce a right We have reserved under the terms of the Policy will not be deemed a permanent waiver of that right.



1400 (03/07) Page 14

Residual Disability—Policy Form 1402

Not all disabilities are total. This rider provides benefits if due to a disability, you suffer a loss of income, but remain gainfully employed in your occupation

No loss of time

or duties required

Only a 15% loss of

due solely to an

injury or sickness

income requirement

Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

RESIDUAL DISABILITY BENEFIT RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

CPI-U means the Consumer Price Index for All Urban Consumers, or any later ent of it, as published by the United States Department of Labor.

Current Business Expenses

Current Business Expenses means Your Business Expenses in each month while You are Residually Disabled. While You are Residually Disabled, the Current Business Expenses desucted from gross earned income may not exceed Your Prior Business Expenses except as adjusted by this rifler

Current Index Month

Current Index Month means the anniversary of the Original Index Month ediately preceding the Review Date.

Disability or Disabled is amended to also include Residual Disability or Residually Disabled.

Loss of Income Indemnity

The Loss of Income Indemnity is the amount that we will pay for a Residual Disability benefit in the same claim. each month for the first 12 months that You are eligible

Original Index Month

Original Index Month means the cale ore the date on which You were first Disabled in the same claim.

Prior Business Expenses

Prior Business Expenses me nthly Business Expenses for the same period in which Your Prior Income is determined

Residual Disability or Residually Disabled
Residual Disability or Residually Disabled means that You are Gainfully Employed and are not Totally Disabled under the terms of the Policy but, solely because of Sickness or Injury, Your Loss of Income is at least 15% of Your Prior Income

Residual Indemnity
Residual Indemnity means the amount We will pay each month if you continue to be Residually Disabled in the same cla n after the Loss of Income Indemnity has been paid for 12 months. It is a percentage of the Monthly Indemnity.

Review Date

Review Date means the recurrence each year of the date on which You were first Disabled in the same claim.

1402 (03/07)

Residual Disability—Policy Form 1402

For the first 12 months of residual disability, you are eligible for a Loss of Income Indemnity disability benefit, not to exceed the monthly indemnity of the Policy

If you recover and return to gainful employment in your occupation, you may be eligible for a benefit if you continue to suffer at least a 15% loss of income solely due to the injury or sickness that caused your disability

Annual adjustment of predisability earnings and expenses

PROVISIONS RELATING TO RESIDUAL DISABILITY

Residual Disability Benefit

When You are Residually Disabled, We will pay a monthly benefit as follows:

- You must become Disabled while the Policy is in force.
- · You must satisfy the Elimination Period.
- After You have satisfied the Elimination Period, a Residual Disability benefit will be payable at the end of each month while You are Residually Disabled.

For each month of the first 12 months that You are eligible for a Residual Disability benefit in the same claim, We will pay a Loss of Income Indemnity. The Loss of Income Indemnity is equal to Your Loss of Income less any individual disability insurance benefits You are receiving, or that You are eligible to receive, from Us and all other insurance companies, on policies that are in force on or before the Effective Date of this rider. In no event will the Loss of Income Indemnity exceed Your Monthly Indemnity.

If you continue to be Residually Disabled in the same claim after the Loss of Income Insternity has been paid for 12 months, We will pay a Residual Indemnity. The Residual Indemnity will be payable monthly and will be a percentage of the Monthly Indemnity.

Residual Indemnity will be determined by the formula (a) divided by (b) multiplied by (c) where:

- (a) is Your Loss of Income for the month in which You are Residually Disabled; and
- (b) is Your Prior Income; and
- (c) is the Monthly Indemnity.

If Your Loss of Income is more than 75% of Prior Income in any month of Residual Disability while Residual Indemnity is payable, We will deem such loss to be 100%.

We will not increase the Residual Disability benefit because You are Disabled from more than one cause at the same time.

Recovery

Even if You have recovered from the Sickness or Injury that caused Residual Disability, We will continue to consider You Residually Disabled so long as Your Loss of Income is still at least 15% of Your Prior Income and such Loss of Income is solely because of Sickness or Injury.

Adjustment of Prior Income and Prior Business Expenses Due to Inflation for Computing Your Loss of Income
On the Review Date while benefits are payable. We will adjust Your Prior Income and Prior Business Expenses for
the next 12 months to reflect any changes in cost of living since the start of claim. We will compute the adjusted
Prior Income and Prior Business Expenses by multiplying each by the actual percentage change in the CPI-U
between the Current index Month and the Original Index Month. The adjusted Prior Income and adjusted Prior
Business Expenses will apply to the 12 pointh period that follows the Review Date and will be used to determine
Your Loss of Income.

The adjustment to Prior Income and Prior Business Expenses may vary from year to year as the CPI-U rises or falls in relation to the Original Index Month. We will make no change that would reduce Prior Income or Prior Business Expenses below what they were at the start of claim.

We will adjust the Prior Income and Prior Business Expenses on each Review Date until the first of the following events occurs:

- the Benefit Period ends; or
- this rider terminates.

1402 (03/07)

No prior period of total disability required

An income loss of more than 75% will be considered to be 100% while residual indemnity is payable Waiver of Premium also applies to residual disability

The Residual disability benefit may be payable for up to the entire benefit period even if you have recovered and continue to suffer at least a 15% loss of income due solely to the injury or sickness that caused your disability.

Proof of Loss

In addition to any Proof of Loss required by the Policy, You must provide Us with written Proof of Loss necessary to establish that Your Loss of Income is solely the result of Your Disability.

Premium and Renewal

The premium for this rider is shown in the Schedule Page. You may not renew this rider after the Expiration Date of the Policy.

TERMINATION

Termination of the Residual Disability Benefit

Benefits for Residual Disability will no longer be payable on the date that the first of the following events occurs

- You are no longer Residually Disabled; or
- Your Loss of Income is no longer solely the result of Injury or Sickness;
- the first month in which Your Loss of Income is less than 15% of Your Prior Income;
- the Benefit Period ends; or
- You become Totally Disabled; or
- this rider terminates.

Berkshire Life Insurance Company of America

1402 (03/07)

This rider provides a fixed 3% annual compounded indexing of the monthly indemnity while benefits are payable. This also applies to the social insurance substitute indemnity, if included as an optional rider

Adjustment made on anniversary of when you were first disabled in the same claim, not the end of the elimination period

The monthly indemnity will be adjusted if you are eligible for total disability benefits, or residual disability benefits

Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

3% COMPOUND COST OF LIVING ADJUSTMENT RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

Cost of Living Adjustment Factor

The Cost of Living Adjustment Factor is 1.03.

Incremental Monthly Indemnity

Incremental Monthly Indemnity means the difference between the adjusted Monthly Indemnity in effect on the last Review Date before Your claim ends and the Monthly Indemnity as shown in the Schedule Page.

Review Date

Review Date means the recurrence each year of the date on which You were

PROVISIONS RELATING TO COST OF LIVING AQJUSTMENT

Adjustment of the Monthly Indemnity

On the Review Date while benefits are payable, We will adjust the Montely Indemnity on a compound interest basis as follows: We will determine Your adjusted Monthly Indemnity for the next 12 months by multiplying the Monthly Indemnity in effect immediately prior to the Review Bate by the Cost of Living Adjustment Factor.

ADJUSTMENT TO MONTHLY INDEMNITY UPON RECOVERY

If You are no longer Disabled and We are no longer paying be efits under the Policy, We will increase the Monthly Indemnity of the Policy by the Incremental Monthly Indemnity if any, determined on the last Review Date, if.

- You have not attained Ag
- Indemnity is at least \$200. the Incremental Month

There will be no extra premium Ingremental Monthly Indemnity until the Expiration Date.

Adjusted Monthly Indemnity After the Expiration Date

At the time You first feet with Policy after the Expiration Date, You may choose one of the following amounts of Monthly Indemnity for any claim for Total Disability that begins after that date:

- Monthly Indennity shown in the Schedule Page; or increased indennity, if any, last created by this rider.

after the Expiration Date on the amount of Monthly Indemnity You select. You must e Policy for renewal after the Expiration Date

Premium and Renewal

The premium for this rider is shown in the Schedule Page. You may not renew this rider after the Expiration Date.

1404 (03/07)

There is no cap to the amount the monthly indemnity may increase under this rider

Whatever increase has been created under the rider will remain as a permanent increase to age 65 or 67. No extra premium charge before age 65 or 67

You can choose to continue increased monthly indemnity after the expiration date at an additional premium

TERMINATION

Termination of Cost of Living Adjustment
We will adjust the Monthly Indemnity on each Review Date until the first of the following events occurs:

- benefits are no longer being paid under the Policy for Your Disability; or the Benefit Period ends; or this rider terminates.

Berkshire Life Insurance Company of America



1404 (03/07)

This rider provides a minimum 3% annual compounded indexing of the monthly indemnity while benefits are payable. This also applies to the social insurance substitute indemnity if included as an optional rider.The maximum annual compounded index rate is 6%

Adjustment made on the anniversary of when you were first disabled in the same claim, not the end of the period elimination

The monthly indemnity will be adjusted if you are eligible for total disability benefits, or residual disability benefits Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

6% MAXIMUM COST OF LIVING ADJUSTMENT RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

Cost of Living Adjustment Factor

Cost of Living Adjustment Factor is determined by dividing the CPI-U for the Current Insex Month by the CPI-U for the Original Index Month. The Cost of Living Adjustment Factor will never be less than 1.09

CPI-U means the Consumer Price Index for All Urban Consumers, or any the Bureau of Labor Statistics of the United States Department of Lal

Current Index Month

Current Index Month means the anniversary of the Original Index Month receding the Review Date.

Incremental Monthly Indemnity

Incremental Monthly Indemnity means the difference by n the adjusted Monthly Indemnity in effect on the last Review Date before Your claim ends and the Monthly Indemnity as sh own in the Schedule Page

Maximum Increase Percent

Maximum Increase Percent is the compounded percentage rate that is used to determine the maximum amount of adjusted Monthly Indemnity for which You a eligible. The Maximum Increase Percent is 6.00%

Minimum Increase Percent

ded sercentage rate that is used to determine the minimum amount of Minimum Increase Percent is the compou adjusted Monthly Indemnity for which eligible. The Minimum Increase Percent is 3.00%.

Original Index Month

Original Index Month means the calculate month so days before the date on which You were first Disabled in the same claim

Review Date

Review Date mea ear of the date on which You were first Disabled in the same claim.

PROVISIONS RELATING TO COST OF LIVING ADJUSTMENT

Cost of Living Adjustment
On the Review Pate while benefits are payable, We will adjust the Monthly Indemnity for the next 12 months to y changes in cost of living since the start of claim. We will compute the adjusted Monthly Indemnity by multiplying the Monthly Indemnity by the Cost of Living Adjustment Factor. The adjusted Monthly Indemnity will apply to the 12-menth period that follows the Review Date while You remain Disabled in the same claim.

Any adjustment to the Monthly Indemnity may vary from year to year as the CPI-U rises or falls in relation to the Original Index Month. The adjustment to the Monthly Indemnity will never be:

more than the amount We would pay if the CPI-U had risen each year exactly by the Maximum Increase

1412 (03/07)

There is no cap to the amount the monthly indemnity may increase under this rider

Benefits are indexed to the CPI-U

 less than the amount We would pay if the CPI-U had risen each year exactly by the Minimum Increase Percent

ADJUSTMENT TO MONTHLY INDEMNITY UPON RECOVERY

If You are no longer Disabled and We are no longer paying benefits under the Policy, We will increase the Monthly Indemnity of the Policy by the Incremental Monthly Indemnity, if any, determined on the last Review Date, if:

- You have not attained Age 60; and
- the Incremental Monthly Indemnity is at least \$200.

There will be no extra premium charge for the Incremental Monthly Indemnity until the Expiration Date

Adjusted Monthly Indemnity After the Expiration Date

At the time You first renew the Policy after the Expiration Date, You may choose one of the following amounts of Monthly Indemnity for any claim for Total Disability that begins after that date:

- the Monthly Indemnity shown in the Schedule Page; or
- the increased indemnity, if any, last created by this rider.

We will base Your premium after the Expiration Date on the amount of Monthly Indomnity You select. You must meet all the conditions in the Policy for renewal after the Expiration Date.

Premium and Renewal

The premium for this rider is shown in the Schedule Page. You may not renew this rider after the Expiration Date.

TERMINATION

Termination of Cost of Living Adjustment

We will adjust the Monthly Indemnity on each Review Date until the first of the following events occurs:

- benefits are no longer being paid under the Policy for Your Disability; or
- the Benefit Period ends; or
- · this rider terminates.

Berkshire Life Insurance Company of America



1412 (03/07)

Whatever increase has been created under the rider will remain as a permanent increase to age 65. No extra premium charge before age 65 or 67

You can choose to continue increased monthly indemnity after the expiration date at an additional premium

This rider provides a fixed 3% annual compounded indexing of the monthly indemnity while benefits are payable starting on the fourth anniversary of the date you first became disabled. This also applies to the social insurance substitute indemnity if included as an optional rider

Adjustment made on anniversary of when you were first disabled in the same claim, not the end of the period elimination

The monthly indemnity will be adjusted if you are eligible for total disability benefits, or residual disability benefits

Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

FOUR-YEAR DELAYED COST OF LIVING ADJUSTMENT RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

Cost of Living Adjustment Factor

The Cost of Living Adjustment Factor is 1.03.

Incremental Monthly Indemnity

Incremental Monthly Indemnity means the difference between the adjusted Monthly Indemnity in effect on the last Review Date before Your claim ends and the Monthly Indemnity as shown in the Schedule Page.

Review Date

The first Review Date will be on the fourth anniversary of the date You were first Disabled in the same claim, Thereafter, the Review Date means the recurrence each year of the date by which You were first Disabled in the

PROVISIONS RELATING TO COST OF LIVING ADJUSTMENT

Adjustment of the Monthly Indemnity

On the Review Date while benefits are payable, We will asjust the Monthly Indemnity on a compound interest basis as follows: We will determine Your adjusted Monthly Indemnity for the next 12 months by multiplying the Monthly Indemnity in effect immediately prior to the Review Date by the Sost of Living Adjustment Factor.

ADJUSTMENT TO MONTHLY INDEMNITY UPON RECOVERY

If You are no longer Disabled and We are no longer paying benefits under the Policy, We will increase the Monthly Indemnity of the Policy by the Incremental Monthly Indemnity, if any, determined on the last Review Date, if:

- You have not attained Age 60, a
- the Incremental Monthly Indemnity is at least \$200.

There will be no extra premium charge for the Incremental Monthly Indemnity until the Expiration Date.

Adjusted Monthly Indemnity After the Expiration Date

At the time You first renew the Policy after the Expiration Date, You may choose one of the following amounts of Monthly Indemnity for any claim for Total Disability that begins after that date:

- · the Monthly Indemnity shown in the Schedule Page; or
- the increased indemnity, if any, last created by this rider.

We will base Your premium after the Expiration Date on the amount of Monthly Indemnity You select. You must meet all the conditions in the Policy for renewal after the Expiration Date.

Premium and Renewa

The premium for this rider is shown in the Schedule Page. You may not renew this rider after the Expiration Date.

1413 (03/07)

There is no cap to the amount the monthly indemnity may increase under this rider

Whatever increase has been created under the rider will remain as a permanent increase to age 65. No extra premium charge before age 65 or 67

You can choose to continue increased monthly indemnity after the expiration date at an additional premium

TERMINATION

Termination of Cost of Living Adjustment
We will adjust the Monthly Indemnity on each Review Date until the first of the following events occurs:

- benefits are no longer being paid under the Policy for Your Disability; or the Benefit Period ends; or this rider terminates.





1413 (03/07)

Future Increase Option—Policy Form 1405

The Future Increase Option rider allows you to purchase additional coverage each year until age 55 without additional medical underwriting. Financial eligibility will be determined by your income, employment, and all other disability insurance with any insurer that you own, have applied for, or for which you are eligible

Yearly options

Allows you to increase coverage if you are no longer eligible to participate in your employer's group LTD plan, or if group LTD coverage ends and is not replaced

Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

FUTURE INCREASE OPTION RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

Increase Option

Increase Option means Your option to apply for an Increase Policy.

Increase Policy

Increase Policy means the additional Monthly Indemnity issued under this ride

Option Date

Option Date means the date of every Policy Anniversary while this rider is in effect

Option Period

Option Period means the 63-day period beginning 31 days immediately before the Option Date and ending 31 days immediately following the Option Date.

Special Option Date

While this rider is in effect, Special Option Date means

90 days after the date You are no longer eligible to participate in Your employer's group long term disability (LTD) plan; or
 90 days after a group LTD plan under which You were covered ends and has not been converted or

replaced; or

• A date that We declare for such purpose.

We will issue only one Increase Policy as a result of a Special Option Date while the Policy and this rider are in effect.

Special Option Period

Special Option Period mean the period beginning on the Special Option Date and ending 31 days immediately following the Special Option Date.

Total Increase Option

Total Increase option means the maximum amount of Monthly Indemnity that may be issued under this rider. The Total Increase option is shown in the Schedule Page.

PROVISIONS RELATING TO FUTURE INCREASE OPTIONS

Exercising an Increase Option During an Option Period

Subject to the Conditions and Limitations provision of this rider, You may exercise an Increase Option during an Option Period. Each Increase Policy applied for during an Option Period will be underwritten in accordance with Our underwriting rules in effect when You exercise an Increase Option to determine the maximum amount of allowable Monthly Indemnity, if any, available to You.

1405 (03/07)

 Allows the company to declare a special option in addition to your yearly options

Future Increase Option—Policy Form 1405

Exercising an Increase Option When Disabled or Benefits are Payable

Subject to the Conditions and Limitations provision of this rider, You may exercise an Increase Option during an Option Period when You are Disabled or benefits are being paid. You may not exercise an Increase Option during a Special Option Period if You are Disabled or benefits are being paid.

Your Income for the purpose of exercising an Increase Option when You are Disabled will be based upon the 12-month period immediately prior to the onset of Your Disability.

If You exercise an Increase Option when You are Disabled or benefits are being paid, any Increase Policy issued will only apply to a new and separate Disability. Under no circumstances will an Increase Policy, issued during a period of Disability or when benefits are being paid, provide a benefit for the current Disability or current claim for benefits

Any Increase Policy approved during a period of Disability or while benefits are being paid will only be issued on a separate policy form that is most like the Policy then in use on a regular basis in the

peing paid will be waived if The premium for any Increase Policy issued when You are Disabled or bepefits are premiums are then being waived for the Policy to which this rider is attage

Exercising an Increase Option on a Special Option Date

You may be eligible to apply for an Increase Policy on a Special Option Date

- You are Gainfully Employed Full Time; and
- benefits are not being paid under the Policy.

The Increase Policy applied for during a Special Option Per od will be underwritten in accordance with Our underwriting rules in effect when You exercise an Increase Option to determine the maximum amount of allowable Monthly Indemnity, if any, available to You.

We will issue only one Increase Policy as a result of a Special Option Date while the Policy and this rider are in effect. If We issue an Increase Policy as a esult of a Special Option Date, You forfeit the Increase Option on the next Option Date.

Proof of Insurability

If you are disabled on

an option date, you

Waiver of Premium,

may still exercise

the option

also applies

Until age 45,

no limit on how.

any option date

much of your option you may apply for on

When You exercise an Increase Option, must provide evidence of Your Income, employment and all other disability insurance with any insurer that is in force, which You have applied for, or for which You are eligible. We may require additional evidence of inancial insurability, as necessary. You do not have to provide evidence of Your medical insurability or occupation

Maximum Amount of Monthly Indemnity Available to You
Until You attain Age 45, You may apply for all or part of the remaining Total Increase Option. Until You attain Age 45, You

On or after Age 45:

for up to one-third of the original Total Increase Option; or You may apply for the remaining Total Increase Option if it is less than \$1,000; or

You may apply for the remaining Total Increase Option if You are applying for an Increase Policy on a Special Option Date because You are no longer eligible to participate in Your employer's group LTD plan or a group TD plan under which You were covered ends and has not been converted or replaced.

Conditions and Limitations

All of the following conditions apply when You exercise an Increase Option:

We must receive Your written application for an Increase Policy during an Option Period or Special Option

1405 (03/07)

Increased coverage becomes available for a new and separate disability

Future Increase Option—Policy Form 1405

No evidence of good health is required

Your class

increase in

of risk on any

coverage cannot

be less favorable

- Each Increase Policy applied for during an Option Period or a Special Option Period will be underwritten to determine the maximum amount of Monthly Indemnity, if any, available to You. You must provide evidence of Your Income, employment and all other disability insurance with any insurer that is in force, which You have applied for, or for which You are eligible. We may require additional evidence of financial insurability, as necessary. You do not have to provide evidence of Your medical insurability or occupation.
- If You exercise an Increase Option during a Special Option Period because You are no longer eligible to participate in Your employer's group LTD plan or a group LTD plan under which You were covered ends and has not been converted or replaced, You must also provide evidence of Your eligibility status in the group LTD plan, or evidence that the group LTD plan has terminated and has not overted or
- The Increase Policy may either be added to the Policy in the form of an Additional Monthly Benefit Rider or will be issued on a separate policy form that is most like the Policy then in use on a regular basis in the place where You live. Any Increase Policy approved during a period of Disability or while benefits are being paid will only be issued on a separate policy form.
- onger Benefit Period than the Policy to The Increase Policy cannot have a shorter Elimination Period which this rider is attached.
- We will not issue an Increase Policy with less than \$200 of
- The Increase Policy may or may not include the same provisions and benefits as the Policy to which this rider is attached. The Increase Policy may only include those benefits that are part of the Policy to which this rider is attached if We are then offering such benefits to new applicants.
- The premium for each Increase Policy will be based on the rates in effect on the date of issue of the Increase Policy. The premium will be on the following factors:
 - the Increase Policy amount; an

 - Your Age on the date of issue of the Increase Policy; and the Class of Risk and Occupation Class of the Policy to which this rider is attached; and any special class rating that applies to the Policy to which this rider is attached; and the policy form of the Increase Rolicy; and

 - any rider that is attached to the increase Policy that adjusts or determines a benefit based upon Monthly Indemnity

Your Class of Risk and Occupation Class under the Increase Policy will not be less favorable than under nich this rider is attached. the Policy to

to Us satisfactory evidence that Your Class of Risk and Occupation Class on the Effective Date of the Increase Policy is more favorable to You than it was when the Policy went into effect, then We revorable risk classification to the Increase Policy. Any Increase Policy approved will be issued on a separate policy form that is most like the Policy then in use on a regular basis in the

- Conditions that are excluded by name or specific description under the terms of the Policy to which this rider is attached will be excluded under the Increase Policy
- In order for an Increase Policy to become effective, We must receive the first premium unless premiums are then being waived because You are Disabled or benefits are being paid under the Policy.

Premium and Renewal

The premium for this rider on the date of issue is shown in the Schedule Page. Each time We issue an Increase Policy, We will reduce the remaining Total Increase Option available to You under this rider by the amount issued. The premium for this rider will be reduced accordingly.

1405 (03/07)

You may elect only one special option date over the life of the policy

Successful exercises may be added to the original policy through use of the Additional Monthly Benefit rider. Under certain circumstances, successful exercises will require the issuance of a separate policy

This rider will expire and no further premium will be due for it after You are Age 55 or, if earlier, after Your last Increase Policy is issued.

TERMINATION

This rider will terminate when the first of the following events occurs:

- You attain Age 55; the Total Increase Option as shown in the Schedule Page has been issued; the premium for this rider remains unpaid for more than 31 days; the date of Your written request to terminate this rider; or the Policy terminates.



1405 (03/07)

Additional Monthly Benefit—Policy Form 1411-A

This rider allows you to add additional monthly indemnity to your policy at an attained age premium, but without an additional policy fee. Such additions may include successful exercises of a Future Increase Option Rider or fully underwritten additions to coverage

Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

ADDITIONAL MONTHLY BENEFIT RIDER

As of the Effective Date shown below, this rider is attached to the Policy. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

PROVISION RELATING TO ADDITIONAL MONTHLY BENEFIT

This rider provides an additional Monthly Indemnity. The Issue Age, Monthly Indemnity, Elimination Period Accumulation Period, Benefit Period, Expiration Date and the annual premium for this rister are shown in the Schedule Page and below.

Policy Number:

Insured:

Effective Date:

Issue Monthly Elimination Accumulation , xpiration Annual Indemnity Period Period Premium Age Perloc Date \$

The Maximum Benefit Period for Mental and/or Substance elated Disorders is shown in the Schedule Page.

The premium for this rider will be based on the rate on the Effective Date of this rider. The premium will be based on the following factors:

- the Monthly Indemnity of this rider; an
- Your Age on the Effective Date; and the Class of Risk and Occupation Class of the Po icy to which this rider is attached; and
- any special class rating that applies to the Pelicy to which this rider is attached; and
- any rider that is attached to the Policy that adjusts or determines a benefit based upon Monthly Indemnity.

Incontestable

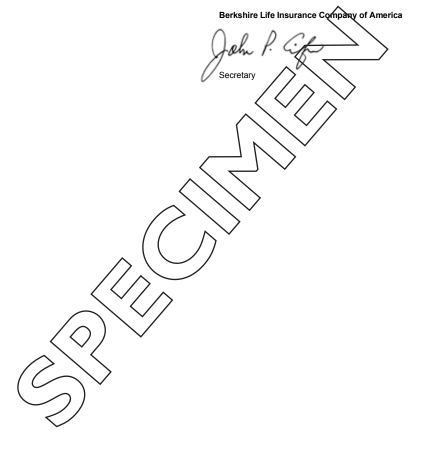
This rider will be incontestable the statements, except fraudulent statements, contained in the application for for two years during Your lifetime from the Effective Date of this rider, excluding Disabled: this rider after it has any period during You

1411-A-FIO (03/07)

TERMINATION

Termination of this RiderThis rider will terminate when the first of the following events occurs:

- the Expiration Date of this rider; or the premium for this rider remains unpaid for more than 31 days; or the date of Your written request to terminate this rider; or the Policy terminates.



1411-A-FIO (03/07)

Graded Lifetime Indemnity—Policy Form 1414

This rider is available on policies with a benefit period To Age 65 or To Age 67. It may provide a monthly benefit that starts when the benefit period ends

If you are totally disabled at the end of the policy benefit period, the lifetime indemnity amount will be determined by your age when the last

continuous, total

disability began in

the same claim

Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

GRADED LIFETIME INDEMNITY FOR TOTAL DISABILITY RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

Lifetime Indemnity

The Lifetime Indemnity is the amount We will pay to You each month while you remain continuously Totaly Disabled in the same claim after the Expiration Date of the Policy. Lifetime Indemnity is equal to the Monthly Indemnity that was payable for Total Disability in the last month of the Benefit Period multiplied by the Lifetime Indemnity Percentage.

Lifetime Indemnity Percentage

Lifetime Indemnity Percentage is determined based upon the following tab

Indemnity Percentage is: If Your continuous Total Disability started: Prior to Age 46 100% At or after Age 46, but before Age 47 95% 90% At or after Age 47, but before Age 48 At or after Age 48, but before Age 49 85% At or after Age 49, but before Age 5 80% At or after Age 50, but before Age 75% At or after Age 51, but before Age 70% At orafter Age 52, but before Age 53 At orafter Age 53, but before Age 54 65% 60% At orafter Age 54, but before Age 55 At orafter Age 55, but before Age 56 55% 50% At orafter Age 56, but before Age 57 45% At or after Age 57, but before Age 5, 40% At or after Age 58, but before Age 59
At or after Age 59, but before Age 60
At or after Age 60, but before Age 61
At or after Age 61 but before Age 62 35% 30% 20% At or after Age 62, but before Age 63 15% At or after Age 63, but before Age 64 10% but before Age 65

may be payable prior to the end of the benefit period

This factor does not

reduce benefits that

Graded Lifetime Indemnity—Policy Form 1414

PROVISION RELATING TO LIFETIME INDEMNITY

Lifetime Indemnity Total Disability Benefit

This rider provides a graded Lifetime Indemnity for Total Disability. We will pay the Lifetime Indemnity at the end of each month during Your continuous Total Disability, for the rest of your life if:

- You become Totally Disabled while the Policy is in force; and
- We paid Total Disability benefits under the Policy until the Expiration Date or the end of the Benefit Period, whichever is later; and
- You remain continuously Totally Disabled in the same claim from the same or directly related cause or causes after the Expiration Date or the end of the Benefit Period, whichever is later; an
- You continue to satisfy all of the terms and conditions of the Policy.

We will not increase the Lifetime Indemnity because You are Totaly Disabled from more than one cause at the

This rider does not extend the Benefit Period for the Policy or for any other rider included with the Policy. Lifetime Indemnity will not be payable under this rider for any period for which be period to the payable under the Total Disability Benefit provision of the Policy.

This rider does not extend the Maximum Benefit Period for Mental and/or Substance-Related Disorders as shown in the Schedule Page. No benefits are payable under the or this rider beyond the Maximum Benefit Period for Mental and/or Substance-Related Disorders.

Proof of Loss

In addition to any Proof of Loss required by the Policy, You must continue to provide Us with written Proof of Loss necessary to establish that You remain continuously Totally Disabled.

Premium and Renewal

The premium for this rider is shown in the sphedule page ou may not renew this rider after the Expiration Date of the Policy.

TERM/NATION

Termination of the Lifetime Indempty Total Disability Benefit

langer be payable when the first of the following occurs: Benefits payable under this rij

- Totally Disabled in the same claim from the same or directly related You are no longer col cause or cause
- Your death.

Termination of this Ride

This rider will terminate when the first of the following events occurs:

- You attain Age 65 and You are not Totally Disabled; or the premium for this ider remains unpaid for more than 31 days; or the date of Your written request to terminate this rider; or
- when Lifetime Indemnity is no longer payable.

Berkshire Life Insurance Company of America

Retirement Protection Plus—Policy Form 1415

This rider provides an additional benefit in the event of a total disability. It is designed to help replace contributions made to defined contribution retirement plans by you and your employer

The RPP monthly indemnity will be paid to the Trust for you while you are totally disabled and not gainfully employed

The trustee is Guardian Trust Company, FSB Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

RETIREMENT PROTECTION PLUS (RPP) DISABILITY BENEFIT RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

Accumulation Period

The Accumulation Period for this rider is shown in the Schedule Page. It is an uninterrupted period of consecutive days that begins on the first day that You are Totally Disabled and not Gainfully Employed, and during which the Elimination Period must be satisfied.

Elimination Period

The Elimination Period for this rider is shown in the Schedule Page. The Elimination Period is the number of days that must elapse before benefits become payable. The Elimination Period starts on the first day that You are Totally Disabled and not Gainfully Employed. You must be Totally Disabled and not Gainfully Employed, from the same cause or a different cause for this entire period. The days within this period to econocutive, but they must occur within the Accumulation Period. Benefits will not accrue or be dayable suring the Elimination Period.

RPP Monthly Indemnity

RPP Monthly Indemnity is shown in the Schedule Page. It is the amount We will pay to the Trust for each month You are Totally Disabled and not Gainfully Employed.

Trust

Trust means the irrevocable trust account established by You into which the RPP Monthly Indemnity will be paid.

Trustee

The Trustee is Guardian Trust Company, \$SB. The Trustee is responsible for the administration of the Trust. If a successor Trustee is required, one will be named by Us.

PROVISIONS RELATING TO THE RPP BENEFIT

This rider provides an RPP Benefit if You are Totally Disabled and not Gainfully Employed.

During a period of Disability, the premium for this rider will be waived if premiums are then being waived for the Policy to which this rider is attached.

The RPP Monthly Indemnity Elimination Period, Accumulation Period, Benefit Period, Expiration Date and the annual premium or this index are shown in the Schedule Page.

RPP Benefit

When You are Totally Disabled and not Gainfully Employed, We will pay the RPP Monthly Indemnity as follows:

- You must become Totally Disabled while the Policy is in force.
- You must have executed any documents that may be necessary to establish the Trust and to facilitate
 payment of the RPP Monthly Indemnity to the Trust.
- You must satisfy the Elimination Period of this rider.
- After You have satisfied the Elimination Period of this rider, RPP Monthly Indemnity will be payable at the
 end of each month while You are Totally Disabled and not Gainfully Employed.
- The RPP Monthly Indemnity is paid to the Trust established for this purpose

Retirement Protection Plus—Policy Form 1415

Trust assets are generally available to you at age 65. A distribution may be made before age 65 under special circumstances outlined in the trust agreement

We will not increase the RPP Monthly Indemnity because You are Totally Disabled from more than one cause at the same time.

Distribution of Trust Assets

Trust assets will be distributed in accordance with the terms of the Trust.

Premium and Renewal

The premium for this rider is shown in the Schedule Page. You may not renew this rider after Age 65.

TERMINATION Termination of the RPP Benefit The RPP Monthly Indemnity will no longer be payable on the date that the first of the following events occurs: • You are no longer Totally Disabled; or • You become Gainfully Employed; or • the Benefit Period ends; or • You attain Age 65; or • this rider terminates. Berkshire Life Insurance Company of America

Catastrophic Disability—Policy Form 1410

This rider can provide a monthly benefit in addition to any other disability benefit payments under the policy if you are catastrophically disabled

Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

CATASTROPHIC DISABILITY BENEFIT RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

Accumulation Period

The Accumulation Period for this rider is shown in the Schedule Page. It is a period of consecutive days that begins on the first day that You are Catastrophically Disabled and during which the E tion Period must be satisfied.

Activities of Daily Living

Activities of Daily Living means Bathing, Dressing, Eating, Transferring,

- Bathing means the ability to bathe, either in a tub or shower or by sponge bath vith or without adaptive devices, including the task of getting into or out of the tub of
- **Dressing** means the ability to put on and take off all tiems of clothing, and any medically necessary braces, fasteners or other equipment or prosthetic devices You usually wear.
- Eating means the ability to get nourishment into (our body b) any means, including intravenously or by a feeding tube.
- Transferring means the ability to move in and out of a chair or bed with or without equipment such as canes or quad canes, walkers, crutches, grab bars, or other support devices including mechanical or motorized devices.
- Toileting means getting to ng on and off the toilet, and performing associated personal hygiene.
- Continence means the ability to praintain control of bowel and bladder function; or when unable to maintain control of bowel and bladder function, the ability to perform associated personal hygiene including caring for a catheter or colostomy bag.

Catastrophic Disability Adjustment Factor

ent Factor is equal to 1.03 Adjustm

Catastrophic Disability Indemnity
The Catastrophic Disability Indemnity is shown in the Schedule Page. It is the amount We will pay for each month of Catastrophic Disability

Catastrophic Disability R eview Date

Catastrophic Disability Review Date means the recurrence each year of the date on which You were first Catastrophically visabled in the same claim.

on anniversary of beginning of when you were first catastrophically disabled in the same claim, not the end of the elimination period

Adjustment made

Catastrophic Disability—Policy Form 1410

Insured is catastrophically disabled if unable to perform two or more activities of daily living, or is cognitively impaired, or irrecoverably disabled

Elimination period for this rider is for the same duration as the base policy elimination period. It must be satisfied separately from the base policy elimination period; however, it can be satisfied concurrently with the base policy elimination period

The catastrophic disability indemnity will increase 3% each year while you remain catastrophically disabled, but may not increase to exceed two-times your original catastrophic disability indemnity

Catastrophic Disability or Catastrophically Disabled

Catastrophic Disability or Catastrophically Disabled means that, due to Injury or Sickness, You are:

- · unable to perform two or more of the Activities of Daily Living without Human Standby Assistance; or
- · Cognitively Impaired; or
- · Irrecoverably Disabled.

Cognitive Impairment or Cognitively Impaired

Cognitive Impairment or Cognitively Impaired means You have suffered a severe deterioration or loss in Your cognitive capacity which requires Substantial Supervision to protect You or others from threats to health and safety.

Substantial Supervision means the continual supervision by another person that may include physical assistance, cueing by verbal prompting, gestures, or other similar demonstrations

The Cognitive Impairment must result from Injury, Sickness, Alzheimer's Disease senility or irreversible dementia, and must be supported by reliable clinical evidence and standardized tests that reliably measure Your impairment in:

- · short or long term memory;
- Your orientation as to person (such as who You are), place (such as Your location) and time (such as day, date and year); and
- deductive or abstract reasoning.

Disability or Disabled

Disability or Disabled is amended to also include Catastrophic Disability or Catastrophically Disabled

Elimination Period

The Elimination Period for this rider is shown in the Schedule Page. The Elimination Period is the number of days that must elapse before benefits become payable. The Elimination Period starts on the first day that You are Catastrophically Disabled. You must be Catastrophically Disabled from the same cause or a different cause for this entire period. The days within this period recent of be consecutive, but they must occur within the Accumulation Period. Benefits will not accrue or be payable during the Elimination Period.

Human Standby Assistance

Human Standby Assistance means the presence of another person within arm's reach of You that is necessary to prevent, by physical intervention, injury to You in the performance of an Activity of Daily Living or to provide cueing by verbal prompting to assist you in the performance of an Activity of Daily Living.

Irrecoverable Disability of Irrecoverably Disabled

Irrecoverable Disability of Areoverably Disabled means that, even if You are Gainfully Employed, Injury or Sickness results in your total, complete, and irrecoverable loss of:

- the sight in both eyes
- hearing in both ears;
- the use of both hands, both feet, or one hand and one foot, in their entirety.

Maximum Montbly Calastrophic Disability Indemnity

Maximum Monthly Catastrophic Disability Indemnity is equal to two times the Catastrophic Disability Indemnity shown in the Schedule Page.

1410 (03/07)

We will waive the elimination period for this rider if irrecoverably disabled

PROVISIONS RELATING TO CATASTROPHIC DISABILITY BENEFIT

Catastrophic Disability Benefit

When You are Catastrophically Disabled, We will pay the Catastrophic Disability Indemnity as follows:

- You must become Catastrophically Disabled while the Policy is in force.
- You must satisfy the Elimination Period for this rider.
- After You have satisfied the Elimination Period for this rider, the Catastrophic Disability Indemnity will be payable at the end of each month while You remain Catastrophically Disabled.
- Benefits for Catastrophic Disability will stop at the end of the Benefit Period or, if earlier on the date You are no longer Catastrophically Disabled.

We will not increase the Catastrophic Disability Indemnity because You are Catastrophically Disabled from than one cause at the same time.

Cost of Living Adjustment of the Catastrophic Disability Indemnity

At the end of each 12 months while You are Catastrophically Disabled, We will adjust You Catastrophic Disability Indemnity as follows:

- On each Catastrophic Disability Review Date, We will determine Your adjusted Catastrophic Disability Indemnity for the next 12 months by multiplying the Catastrophic Disability Indepnity paid immediately prior to the Catastrophic Disability Adjustment Factor;
- the adjusted Catastrophic Disability Indemnity may not exceed the Maximum Monthly Catastrophic Disability Indemnity: and
- benefits for a Catastrophic Disability are not subject to cost of living adjustments under the Policy.

Irrecoverable Disability Benefit

If You are Irrecoverably Disabled, We will pay benefits as follows

- imination Period for the Policy and this rider, and benefits We will waive the unexpired portion of the
- start to accrue from the date of Your Irrecoverable Disability; and the Catastrophic Disability Indemnity will be paid to as long as your Irrecoverable Disability continues, but not longer than the Benefit Perio

Premium and Renewal

The premium for this rider is st dule Page. You may not renew this rider after the Expiration Date.

TERMINATION

Termination of the Catastrophic Disability Benefit
The Catastrophic Disability Indemnity will no longer be payable on the date that the first of the following events

- u are no longer Catastrophically Disabled; or Benefit Period ends, or

Berkshire Life Insurance Company of America

Secretary

1410 (03/07)

Benefit period for

this rider is for the

but never continues beyond age 65 or 67

same duration as the benefit period for the base policy,

Home

Waiver of premium

also applies to catastrophic disability

Automatic Benefit Enhancement—Policy Form 1406

This rider provides automatic increases to the monthly indemnity each year, despite changes in health, income or occupation, while you are not disabled. Automatic increases are not provided during a suspension period.

Each automatic increase will be 4% of the prior year's monthly indemnity. Monthly indemnity issued under the Additional Monthly Benefit or Cost of Living Adjustment riders (if included on the policy) is excluded

Each automatic increase is eligible for benefits provided by any other rider that may be attached to your policy

Berkshire Life Insurance Company of America 700 South Street Pittsfield, Massachusetts 01201

AUTOMATIC BENEFIT ENHANCEMENT RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

Automatic Increase means the increase in the Monthly Indemnity that takes effe Automatic Increase means the increase in the Monthly Indemnity that takes effect under the terms and conditions of this rider unless You refuse it. While You are eligible for Automatic Increases, the Automatic Increase is equal to the Indexed Monthly Indemnity in effect immediately prior to the Policy niversary multiplied by the Automatic Increase Rate.

Automatic Increase Rate

The Automatic Increase Rate is shown in the Schedule Page

Indexed Monthly Indemnity

The Indexed Monthly Indemnity is the Monthly Indemnity of the Policy, including any Automatic Increases that We have issued, but excluding any Monthly Indemnity issued under an Additional Monthly Benefit Rider and any Monthly Indemnity added pursuant to a Cost of Living Adjustment Rider.

Rider Review Date

The Rider Review Date means the fifth Policy A Right Policy Anniversary thereafter while this rider is in force.

PROVISIONS RELATING TO AUTOMATIC BENEFIT ENHANCEMENT

Automatic Benefit Enhancement

This rider provides for up to five annual Automatic Increases as follows:

- sary, while You refuse, We will increase Your Monthly Indemnity by the On each Policy Anniver Automatic Increase
- No Automatic Increase will be made which will cause the Monthly Indemnity to exceed the maximum amount of allowable Monthly Indemnity, if any, available to You based on Our underwriting rules in effect as of the Effective Date of the Police
- We will not require any evidence of insurability for an Automatic Increase to take effect.
- Each Automatic Mcrease that You accept will remain in effect for as long as the Policy is in force and the
- automatic Increase will be based on the rates in effect on the date of issue of the The premium will be based on the following factors:

Increase amount: and

- Your Age on the date of issue of the Automatic Increase; and
- the class of Risk and Occupation Class of the Policy to which this rider is attached; and
- any special class rating that applies to the Policy to which this rider is attached; and
- any rider that is attached to the Policy that adjusts or determines a benefit based upon Monthly Indemnity.

There is no premium for this rider

You are eligible for up to five annual increases

While there is no premium for this rider, each automatic increase you do not refuse will include a corresponding attained age premium schedule

Automatic Benefit Enhancement—Policy Form 1406

You are Refusal of an Automatic Increase not obligated You may refuse an Automatic Increase: to accept by submitting to Us a written request within 31 days after an Automatic Increase premium becomes due; any increases by not paying the premium for the Automatic Increase when it is due. Automatic Increases which are refused may not be exercised later. If You refuse two consecutive Automatic Increases, all further Automatic Increases will be forfeited and this rider terminates. Automatic Increases While Disabled or During a Suspension Period
Automatic Increases will not be added to Your Monthly Indemnity for any period in which You are Disabled or Automatic increases will not be added to four morning indenting for any period. In the case of the Suspension Period in the Suspension Period ends, or You recover and We are no longer paying benefits or waiving premiums, then Automatic Increases will resume on the next Policy Anniyersary and continue ontil the next Rider Review Date. Any scheduled Automatic Increase will be forfeited during a period while premiums aived or during a Every five years, This rider will terminate if You are Disabled on a Rider Review Date or the Rider subject to Suspension Period. underwriting Rider Renewal approval, you may After a Rider Review Date and before the next Policy Anniversary, an application to renew this rider for the smallest of: apply to renew this rider another five Automatic Increases; or the number of Automatic Increases between your attained Ase and Age 60, whichever is less; or the number of Automatic Increases which will not cause the Monthly Indemnity to exceed the maximum amount of allowable Monthly Indemnity if any, available to You based on Our underwriting rules in effect at the time You apply for rider renewa If You apply to renew this rider, You must provide evidence of Your medical insurability, Income, occupation, employment and other insurance in force applied for, or for which You are eligible. We may require additional evidence of financial insurability to renew this rider. er will be underwritten in accordance with Our underwriting rules in effect at the termine if you are eligible to renew this rider. Your application to renew this time You apply for renewal to under the foliow, You are not eligible to renew this rider. If benefits have been paid by Premium There is no premium for this

TERMINATION

Termination of the Automatic Benefit Enhancement

This rider will terminate on the date when the first of the following events occurs:

- We do not renew this rider; or

- You attain Age 60; or
 The date of Your refusal of a second consecutive Automatic Increase; or
 Any date on which Your Monthly Indemnity equals or exceeds the maximum amount of allowable Monthly
 Indemnity, if any, available to You based on Our underwriting rules in effect as of the Effective Date of the Policy; or
 On a Rider Review Date if You are Disabled; or
 On a Rider Review Date during a Suspension Period; or
 On the date the Policy terminates.



Unemployment Waiver—Policy Form 1409

This rider will waive premiums for 12 months under certain circumstances when you become unemployed Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

UNEMPLOYMENT WAIVER OF PREMIUM RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

DEFINITIONS

Unemployment Period

Unemployment Period means the 12-month period starting on the date of Your whemployment.

BENEFIT PROVISIONS

Unemployment Waiver of Premium Benefit

If You become unemployed and receive unemployment compensation for at least 60 consecutive days:

- We will refund that portion of any premium paid which applies to the Unemployment Period. We will then waive any later premiums that are due during the Unemployment Period. We will waive these premiums even if You return to Gainful Employment.

When the Unemployment Period ends, You are responsible for the pro rata portion of the premium for the remainder of the current Premium Term, and all premiums that fail due thereafter.

Premiums may not be waived for a subsequent Unemployment Reriod until 48 months have elapsed from the end of the previous Unemployment Period.

Conditions and Limitations

To receive the Unemployment Waiver of Premium Benefit, You must satisfy all of the following conditions:

- You must notify Us in writing within 9 te on which You become unemployed.
- You must provide Us with a determination letter from the state or federal agency responsible for administering unemployment benefits. This letter must indicate that You qualify for unemployment compensation.
- You must provide proof that You have been receiving such compensation for at least 60 consecutive days

If You become Disabled while premiums are being waive for benefits under the terms and conditions of the Policy. are being waived by reason of unemployment, You will remain eligible

Premium and Benewal

The prem s shown in the Schedule Page. You may not renew this rider after You are Age 60.

Berkshire Life Insurance Company of America

1409 (03/07)

Premiums waived even if you return to work

Social Insurance Substitute—Policy Form 1401

This rider may provide an additional benefit that is coordinated with benefits you may receive from social insurance programs or worker's compensation

The social insurance substitute indemnity also applies to the Residual Disability Benefit, Cost of Living Adjustment, and Partial Disability Benefit riders if included as optional riders, as well as to the Capital Sum Benefit

No refund is required if your first social insurance payment includes retroactive benefits Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

SOCIAL INSURANCE SUBSTITUTE RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

Legislated Benefits

Legislated Benefits means the benefits provided for disability or retirement under

- The U.S. Social Security Act or a similar law of any other country (including any Prinary Insurance Amount or Family Benefit), or
- Any worker's compensation or occupational disease law, or any similar law; o
- Retirement and disability fund programs for employees of any federal, state, county, municipal or other governmental subdivision; or
- Any other federal, state, county or municipal disability or temporary disability law

Monthly Indemnity

Monthly Indemnity is the amount shown in the Schedule Page plus the Social Insurance Substitute Indemnity. It is the amount We will pay for each month of Total Disability.

Social Insurance Substitute Indemnity

The Social Insurance Substitute Indemnity is the additional Monthly Indemnity provided by this rider.

Social Insurance Substitute Maximum Monthly Indemnity

The Social Insurance Substitute Maximum Monthly Indemnity is shown on the Schedule Page.

PROVISIONS RELATING TO THE SOCIAL INSURANCE SUBSTITUTE INDEMNITY

While you are Disabled, We will adjust the Monthly Indemnity to include any Social Insurance Substitute Indemnity. The Social Insurance Substitute Indemnity is determined as follows:

- If You receive no Legislated Benefits, the Social Insurance Substitute Indemnity is the Social Insurance Substitute Maximum Monthly Insternity.
- If You receive Logislated Benefits, the Social Insurance Substitute Indemnity is the Social Insurance Substitute Maximum Monthly Indemnity minus the Legislated Benefits You receive.
- If You receive Degislated Benefits that are equal to or greater than the Social Insurance Substitute
 Maximum Menthly Indeprinity, the Social Insurance Substitute Indemnity is zero.

Any automatic increases in your Legislated Benefits during a Disability will not be included in the calculation of the Social Insurance Substitute Indemnity.

If the first payment of any Legislated Benefits includes a retroactive benefit, You do not have to refund any amounts We may have paid under this rider for the same period of Disability which that retroactive benefit covers.

1401 (03/07)

There is a dollar-fordollar offset if you are receiving other legislated benefits

Social Insurance Substitute—Policy Form 1401

There are eligibility requirements to receive benefits under this rider

You may be entitled to an additional benefit if you incur legal expenses while appealing a denial of your claim for legislated benefits

If any payment of Legislated Benefits includes a lump sum payment, You must immediately notify us of such payment. The lump sum payment will be pro rated on a monthly basis over the time period for which the payment was intended. If the time period to which the lump sum payment applies is not specified, We will make a reasonable determination as to the time period for which the payment may have been intended.

Eligibility for the Social Insurance Substitute Indemnity

To be eligible for the Social Insurance Substitute Indemnity, You must be Disabled and You must give Us

- You have applied in a proper and timely manner for Legislated Benefits for which You may be eligible;
- Your claim for Legislated Benefits has been approved, denied, or is still pending,
- If denied, You are following every appeals process available to You

Such proof must be provided to Us as often as We may reasonably require. It must include all correspondence between You and the appropriate office for the Legislated Benefits for which You are making daim, as well as any correspondence You have with Your employer

If You have not provided written proof, We will deem the Social Insurance Substitute Indentity to be zero.

If, after completing the appeals process, You are still denied Legislated Benefits. We can require You to reapply for them from time to time.

Attomev Fee Benefit

If you incur attorney fees during a Legislated Benefits appeals process, We will pay a one-time additional benefit equal to the Social Insurance Substitute Maximum Monthly Indemnity, provided that You had:

- A hearing before an Administrative Law Judge; or A review of the hearing by the Appeals Counci (or similar body); or
- Brought a civil action in the United States District Count

We will not pay the attorney fee benefit for vices provided before:

- Your initial fling for Legislated Benefits is denied;
- You have requested and receive asideration of the denial.

Premium and Renewal

The premium for this rider is edule Page. You may not renew this rider after the Expiration Date of the Policy.

TERMINATION

The Social Insuran ce Sobstitute Indemnity ends on the date that the first of the following events occurs:

- the Benefit Period ends; or ou are no longer Disabled; or the Expiration Date of the Policy.

Berkshire Life Insurance Company of America

John P. Cife

Partial Disability Benefit—Policy Form 1407

This rider provides for up to six months of benefits if you are partially disabled as defined in this rider

To determine partial indemnity, the monthly indemnity includes the social insurance substitute indemnity if that rider is attached to the policy

Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

PARTIAL DISABILITY BENEAT RIDER

This rider is a part of the Policy to which it is attached. All provisions of the Policy apply to this rider and remain the same except where We change them by this rider.

The Policy is amended by adding or changing the following provisions:

DEFINITIONS

Disability or Disabled

Disability or Disabled is amended to also include Partial Disability or Partially D

Partial Disability or Partially Disabled

Partial Disability or Partially Disabled means that You are not Totally Disabled a

- You are Gainfully Employed; and Solely due to Injury or Sickness:
 - You are able to perform one or more, but not all, of the
 - You are unable to perform the material and substantial dutie of Your Occupation for more than one-half of the time normally required.

Partial Indemnity

ach month of Partial Disability. It is one-half of the Monthly Partial Indemnity means the amount We will pay for Indemnity, not to exceed Your Loss of Incom

PROVISIONS RELATING TO PARTIAL DISABILITY

Partial Disability Benefit

When You are Partially Disabled, demnity as follows:

- You must become Totally Disabled while the Policy is in force.
 You must remain Totally Disabled for the duration of the Elimination Period.
 After You have satisfied the Elimination Period, if You become Partially Disabled in the same daim before the end of the Benefit Period Partial Indemnity will be payable at the end of each month while artially Disabled

at the end of six months, or the end of the Benefit Period, if earlier, or on the date Partial Indemnity will stop You are no longer Partially Disabled.

artial/indemnity because You are Partially Disabled from more than one cause at the

Premium and Renewa

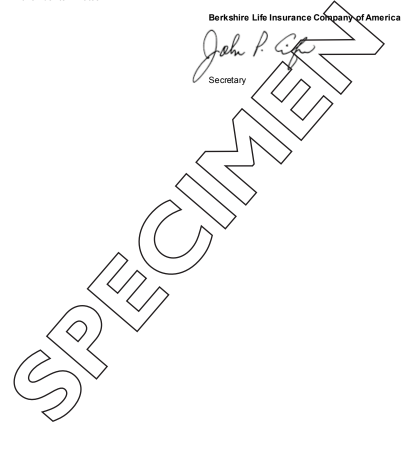
The premium for this pider is shown in the Schedule Page. You may not renew this rider after the Expiration Date of the Policy

1407 (03/07)

This rider is only available to individuals who qualify for occupation classes 2, 2M, I, or IM

Termination of Partial Indemnity
The Partial Indemnity will no longer be payable on the date that the first of the following events occurs:

- You are no longer Partially Disabled; or You have received Partial Indemnity for six months in the same claim; or
- the Benefit Period ends; or
- the Expiration Date; or You become Totally Disabled; or
- this rider terminates.



Managerial Duties Endorsement—Policy Form 1420-E

Under certain circumstances this endorsement allows us to consider providing coverage or a more favorable occupation class to a person who performs manual duties as part of their occupation

If this endorsement is attached to the policy, then this additional exclusion will apply to the policy Berkshire Life Insurance Company of America 700 South Street Pittsfield, MA 01201

MANAGERIAL DUTIES ENDORSEMENT

This endorsement is a part of the Policy to which it is attached. All provisions of the Policy apply to this endorsement and remain the same except where modified by this endorsement.

The Policy is amended by adding or changing the following definitions:

Managerial Duties

Managerial Duties means Your administrative or managerial functions of Your Geoupation that do no involve Manual Duties.

Manual Duties

Manual Duties are duties that require physical activities. These include, but are not limited to, climbing, bending, stooping, kneeling, lifting, crouching, crawling, carrying, pushing, pulling, operating machinery and driving.

EXCLUSIONS AND LIMITATIONS

The following exclusion is added to the Policy:

Exclusions

We will not pay benefits for any Disability in which you can perform the Managerial Duties of Your Occupation, but cannot perform the Manual Duties of Your Occupation.

Berkshire Life Insurance Company of America

Secretary

1420-E (03/07)

Ноте

If your occupation

changes, you may

apply to us to have

this endorsement

removed from the

policy. Removal is

subject to

approval

underwriting

THIS IS NEITHER A CONTRACT NOR AN OFFER TO CONTRACT NOR AN APPLICATION FOR DISABIL-

ITY INSURANCE. If a disability insurance policy is issued to you, the Company's obligations will be determined by the provisions of the policy that is actually issued to you. Certain provisions in the policy that is actually issued to you may vary in certain respects from their presentation in this specimen as a result of state laws or regulations.

LIMIT OF AUTHORITY: Agents, brokers and insurance producers are not authorized to make, alter or discharge any contract in the name of the Company nor to incur any liability on behalf of the Company by any promise or statement. Agents, brokers and insurance producers have no authority to make statements, either verbal or written, which might be construed as binding the Company. The only statements that might be construed as binding the Company are the provisions as stated in a policy that is actually issued to you.

For more information about products and services from Guardian and its subsidiaries contact your local Guardian Disability Specialist.



