

YOUR GROUP INSURANCE PLAN BENEFITS

INSURANCE COMMITTEE OF THE ASSESSORS' INSURANCE
FUND DBA LOUISIANA ASSESSORS' ASSOCIATION
CLASS 0003 - ALL ELIGIBLE MEMBERS WITH INCOME GREATER THAN \$30,000
AD&D, DEPENDENT LIFE, LIFE

The enclosed certificate is intended to explain the benefits provided by the Plan. It does not constitute the Policy Contract. Your rights and benefits are determined in accordance with the provisions of the Policy, and your insurance is effective only if you are eligible for insurance and remain insured in accordance with its terms.
00530357/00000.0/ /0003/O26817/99999999/0000/PRINT DATE: 1/11/17

This Booklet Includes	All Benefits	For Which	You Are	Eligible.
-----------------------	--------------	-----------	---------	-----------

You are covered for any benefits provided to you by the policyholder at no cost.

But if you are required to pay all or part of the cost of insurance you will only be covered for those benefits you elected in a manner and mode acceptable to Guardian such as an enrollment form and for which premium has been received by Guardian.

"Please Read This Document Carefully".

B907.0004

TABLE OF CONTENTS

The forms listed below are attached to and made part of this certificate. The listed forms describe the coverages which the *Policyholder* has elected.

All terms in italics are defined terms with special meanings. Definitions are shown in the Glossary or are defined where they are used.

Life and Accidental
Death and
Dismemberment
Insurance

CGP-LA-LG-15

Eligibility for Life and Accidental Death and Dismemberment Coverages

Member Coverage Dependent Coverage

Member Basic Group Term Life Insurance with Accelerated Benefit Dependent Basic Term Life Insurance

Member Basic Accidental Death and Dismemberment with Catastrophic Loss Benefits

CGP-LA-15

GENERAL PROVISIONS

As used in this certificate:

"Accident and health" means any accidental death and dismemberment, dental, long term disability, short term disability or vision insurance provided by this *plan*.

"Covered person" means *you* or any of *your* dependents insured by this *plan*, except in the "Repayment" section where "covered person" has a special meaning. See that section for details.

"Employer" means either: a) the Louisiana Assessors' Association; or b) a member assessor of the Louisiana Assessors' Association in accordance with the terms of the Association's bylaws as amended from time to time.

"Member" means an employee who works for either: a) the Louisiana Assessors' Association; or b) a member assessor of the Louisiana Assessors' Association. An employee works at the employer's place of business, and his/her income is reported, for tax purposes, using a W-2 form.

"Our," "Guardian," "us," and "we" mean The Guardian Life Insurance Company of America.

"Plan" means the *Guardian* group *plan* purchased by *the policyholder*, except in the "Coordination of Benefits" section where "plan" has a special meaning. See that section for details.

"Policyholder" means the Louisiana Assessors' Association who purchased this plan.

"You," "your," and "certificateholder" mean a member covered by this plan.

B908.0006-R

Limitation of Authority

No person, except by a writing signed by the President, a Vice President or a Secretary of *Guardian*, has the authority to act for *us* to: (a) determine whether any contract, *plan* or certificate of insurance is to be issued; (b) waive or alter any provisions of any insurance contract or *plan*, or any requirements of *Guardian*; (c) bind *us* by any statement or promise relating to any insurance contract issued or to be issued; or (d) accept any information or representation which is not in a signed application.

Incontestability

This *plan* is incontestable after two years from its date of issue, except for non-payment of premiums.

No statement in any application, except a fraudulent statement, made by a person insured under this *plan* will be used in contesting the validity of his or her insurance or in denying a claim for a loss incurred, or for a disability which starts, after such insurance has been in force for two years during his or her lifetime.

If this *plan* replaces a *plan the policyholder* had with another insurer, we may rescind the *policyholder's plan* based on misrepresentations made by the *policyholder* or a *member* in a signed application for up to two years from the effective date of this *plan*.

Examination and Autopsy

We have the right to have a doctor of *our* choice examine the person for whom a claim is being made under this *plan* as often as we feel necessary. And we have the right to have an autopsy performed in the case of death, where allowed by law. We will pay for all such examinations and autopsies.

Conformity with State Statute

The group *plan* is governed by the laws of the state of Louisiana. However, with respect to this certificate, any terms which are in conflict with any insurance statute or regulation of the jurisdiction where the *certificateholder* resides and which are applied regardless of where the policy is issued, are hereby amended to conform to the minimum requirements of such statute or regulation.

This provision will apply only to those *certificateholders* who are residents of that other jurisdiction and who are insured by the group *plan* on the date the claim for benefits is made.

B908.0010-R

CGP-LA-15

Accident and Health Claims Provisions

Your right to make a claim for any accident and health benefits provided by this *plan*, is governed as follows:

Written notice of an injury or sickness for which a claim is being made must be given to us within 20 days of the date the injury occurs or the sickness starts. This notice should include *your* name and *plan* number.

We will not void or reduce a claim if notice is not given within the required time. But, notice must be given to us as soon as reasonably possible.

Claim Forms

We will provide forms for filing proof of loss within 15 days of receipt of notice. But if we do not provide the forms on time, we will accept a written description and adequate documentation of the injury or sickness that is the basis of the claim as proof of loss. The nature and extent of the loss for which the claim is being made must be detailed.

Uniform Claim All claim forms will be processed to conform with uniform claim form **Forms** regulations issued by the Louisiana Department of Insurance.

Proof of Loss Written proof of loss must be furnished to us at our designated office.

This proof must be furnished within 90 days of the loss.

We will not void or reduce a claim if proof is not given within the required time. But, proof must be given as soon as reasonably possible and, except in the absence of legal capacity, no later than one year from the time proof is otherwise required.

Payment of Benefits

We will pay accident and health benefits as soon as we receive written proof of loss.

Unless otherwise required by law or regulation, we pay all accident and health benefits to you if you are living. If you or any other payee is not living, we have the right to pay all accident and health benefits, except accidental death and dismemberment benefits, to one of the following: (a) your estate; (b) your spouse; (c) your parents; (d) your children; (e) your brothers and sisters.

See the section of this plan that describes accidental death and dismemberment benefits for *members* for how these benefits are paid.

Accident and Health Claims Provisions (Cont.)

Time of Payment of All claims for accidental death benefits will be paid within 60 days of receipt **Claims** of due proof of death.

> All other claims will be paid within 30 days of receipt of written proof of loss in the forms required by the terms of the policy, unless just an reasonable grounds such as would put a reasonable and prudent businessperson on his or her guard, exist. We will make payment at least 30 days for claims for benefits for loss of income during the period of disability for which you are entitled to such payments.

Legal Actions No legal action against this *plan* will be brought until 60 days from the date proof of loss has been given as stated above. And, no legal action will be brought against this plan after one year from the date written proof of loss is required to be given.

Workers' The accident and health benefits provided by this plan are not in place of, **Compensation** and do not affect requirements for coverage by Workers' Compensation.

B908.0014-R

All Options

Repayment

We will not pay any benefits under this plan, to or on behalf of a covered person, who has received payment in whole from a third party, or its insurer for past or future accidental death or dismemberment benefits, resulting from the negligence, intentional act, or no-fault tort liability of a third party.

If a covered person or his or her beneficiary makes a claim to us for accidental death or dismemberment benefits under this plan prior to receiving payment from a third party or its insurer, the covered person or his or her beneficiary must agree, in writing, to repay us from any amount of money they receive from the third party, or its insurer. But, this will only apply if the amount of money received fully compensates him or her for all damages he or she suffered. If the covered person or his or her beneficiary claims that the covered person was not fully compensated, he or she may be required to provide proof that the amount received did not equal full compensation.

The repayment will be equal to the amount of benefits paid by us. However, the covered person or his or her beneficiary may deduct the reasonable pro-rata expenses incurred in effecting the third party payment from the repayment to us.

The repayment agreement will be binding upon the covered person or his or her beneficiary whether: (a) the payment received from the third party, or its insurer, is the result of a legal judgement, an arbitration award, a compromise settlement, or any other arrangement; or (b) the third party, or its insurer, has admitted liability for the payment; or (c) the accidental death or dismemberment benefits are itemized in the third party payment.

As used in this provision:

CGP-LA-15

"Covered person" means *you* or your dependent, including the legal representative of a minor or incompetent, insured by this *plan*.

"Reasonable pro-rata expenses" are those costs, such as lawyers fees and court costs, *incurred* to effect a third party payment, expressed as a percentage of such payment.

"Third party" means anyone other than *Guardian*, the *policyholder* or the covered person.

B908.0028-R

GLOSSARY

This Glossary defines the italicized terms appearing in *your* certificate.

General Definitions

Active Work, means you are able to perform and are performing all the regular duties of Actively-At-Work Or your work for your employer and working your regular number of hours at: (a) Actively Working one of your employer's usual places of business; (b) some place where your employer's business requires you to travel; or (c) any other place you and your employer have agreed on for your work

B941.0002

All Options

Eligibility Date for dependent coverage is the earliest date on which you: (a) have dependents; and (b) are eligible for dependent coverage.

B941.0003

All Options

Enrollment Period for dependent coverage is the 31 day period which starts on the date that

you first become eligible for dependent coverage.

B941.0004-R

All Options

Full-time means the number of hours, on record with your employer, the member is

required to work.

Initial Dependents means those eligible dependents you have at the time you first become

eligible for member coverage. If at this time you do not have any eligible dependents, but you later acquire them, the first eligible dependents you

acquire are your initial dependents.

B941.0007-R

All Options

Newly Acquired means an eligible dependent you acquire after you already have coverage in **Dependent** force for *initial dependents*.

B941.0008-R

CGP-LA-15

Qualified Retirees are covered as outlined in your company's benefit provisions. Please see Your Plan Administrator for details.

B941.0010

Definitions Applicable to Life and Accidental Death and Dismemberment Coverage

B941.0013

All Options

Doctor means any medical practitioner we are required by law to recognize. He or she must: (a) be properly licensed or certified by the laws of the state where he or she practices; and (b) provide services that are within the lawful scope of his or her practice. We do not recognize you, or your spouse, child, parent, sibling, or business associate, as a doctor with respect to your claim for this *plan's* benefits.

B941.0059

All Options

Regular Care means a person is being treated by, or in consultation with, a doctor at a frequency that is consistent with his or her condition. The requirement for regular care does not apply if he or she has reached his or her maximum point of recovery yet is still disabled under the terms of this plan.

B941.0061

CGP-LA-15

ELIGIBILITY FOR LIFE AND ACCIDENTAL DEATH AND **DISMEMBERMENT COVERAGES**

B914.0008-R

All Options

When Your Member benefits that do not require proof that you are insurable are **Coverage Starts** scheduled to start on your effective date.

> Member benefits that require such proof will not start until you send us the proof and we approve it in writing. Once we have approved it, the benefits are scheduled to start on the effective date shown in the endorsement section of your application. A copy of the approved application is furnished to you.

> But you must be fully capable of performing the major duties of your regular occupation for your employer on a full-time basis at 12:01AM Standard Time for your place of residence on the scheduled effective date or dates. And you must have met all of the applicable conditions explained above, and any applicable waiting period. If you are not fully capable of performing the major duties of your occupation on any date part of your insurance is scheduled to start, we will postpone that part of your coverage until the date you are so capable and are working your regular number of hours.

> Sometimes, your effective date is not a regularly scheduled work day. If the scheduled effective date falls: on a holiday; on a vacation day; on a non-scheduled work day; or during an approved leave of absence, not due to sickness or injury, of 90 days or less; and if you were performing the major duties of your regular occupation and working your regular number of hours on your last regularly scheduled work day, your coverage will start on the scheduled effective date. However, any coverage or part of coverage for which you must elect and pay all or part of the cost, will not start if you are on an approved leave and such coverage or part of coverage was not previously in force for you under a prior plan which this plan replaced.

> > B914.0080-R

All Options

Exception to When If you are not capable of performing the major duties of your regular Your Coverage occupation for the employer on a full-time basis on the date your coverage is Starts scheduled to start, you will be insured for Life insurance if:

- you were insured under the prior insurer's group Life policy at the time of the transfer;
- 2. you were a member of an eligible class under the prior carrier's group life policy and are eligible under this plan;
- your premiums were paid up to date;

- 4. your premiums are not currently being waived under the Extended Life Benefit provision, or you were not eligible, under the terms of the prior insurer's group Life policy, to have premiums waived under the Extended Life Benefit provisions; and
- 5. you are not receiving or eligible to receive benefits under the prior carriers group Life policy.

Any Life benefit payable will be the lesser of:

- the Life benefit payable under the Group Policy; or
- 2. the Life benefit payable under the prior insurer's group Life policy had it remained in force.

The Life benefit payable will be reduced by any amount paid by the prior insurer's group life policy.

A member covered under the Exception to When Your Coverage Starts will not be eligible for (1) Extended Life Benefit provision under this Policy; or (2) Accidental Death and Dismemberment coverage, if any, until such a time that you are Actively At Work as defined by this policy.

All other provisions under this Policy, including Accelerated Life Benefit, Conversion and Dependent coverage, if any, will apply under the Exception to Your Coverage Starts.

You will remain insured under this provision until the first to occur of: 1) the date you are fully capable of performing the major duties of your occupation for your employer on a Full-Time basis; 2) the date insurance terminates for one of the reasons stated in When Your Coverage Ends; 3) the last day of a period of 12 consecutive months which begins on the Policy effective date; 4) the date you become eligible for the Extended Life Benefit provision under the prior insurer's group Life policy; or 5) the last day the you would have been covered under the prior insurer's group Life policy, had the prior plan not been terminated.

B914.0246-R

All Options

When Your Your coverage ends on the date you cease active work for any reason. Such Coverage Ends reasons include disability, death, layoff, leave of absence and the end of employment.

> It also ends on the date you stop being part of a class of members eligible for insurance under this plan, or when this plan ends for all members. And it ends when this plan is changed so that benefits for the class of members to which you belong ends.

> It ends on the date you are no longer working in the United States, or working outside of the United States for a United States based employer in a country or region approved by us.

> Read this booklet carefully if your coverage ends. You may have the right to continue certain group benefits for a limited time. And you may have the right to replace certain group benefits with converted policies.

> > B914.0181-R

Your Right To Continue Group Life Insurance During A Family Leave Of Absence

Important Notice This section may not apply. You must contact your employer to find out if your employer must allow for a leave of absence under federal law. In that case the section applies.

Coverage

Continuation of Life and Accidental Death and Dismemberment insurance may be continued at your employer's option. You must contact your employer to find out if you may continue this insurance.

If Your Group Group insurance may normally end for a member because he or she ceases Coverage Would work due to an approved leave of absence. But, the member may continue End his or her group insurance if the leave of absence has been granted: (a) to allow the member to care for a seriously injured or ill spouse, child, or parent; (b) after the birth or adoption of a child; (c) due to the member's own serious health condition; or (d) because of any serious injury or illness arising out of the fact that a spouse, child, parent, or next of kin, who is a covered servicemember, of the member is on active duty(or has been notified of an impending call or order to active duty) in the Armed Forces in support of a contingency operation. The member will be required to pay the same share of the premium as he or she paid before the leave of absence.

When Continuation **Ends**

Insurance may continue until the earliest of the following:

- The date you return to active work.
- The end of a total leave period of 26 weeks in one 12 month period, in the case of a member who cares for a covered servicemember. This 26 week total leave period applies to all leaves granted to the member under this section for all reasons.
- The end of a total leave period of 12 weeks in: (a) any 12 month period, in the case of any other member; or (b) any later 12 month period in the case of a member who cares for a covered servicemember.
- The date on which your insurance would have ended had you not been on leave.
- The end of the period for which the premium has been paid.

Definitions

As used in this section, the terms listed below have the meanings shown below:

Active Duty: This term means duty under a call or order to active duty in the Armed Forces of the United States.

- **Contingency Operation:** This term means a military operation that: (a) is designated by the Secretary of Defense as an operation in which members of the armed forces are or may become involved in military actions, operations, or hostilities against an enemy of the United States or against an opposing military force; or (b) results in the call or order to, or retention on, active duty of members of the uniformed services under any provision of law during a war or during a national emergency declared by the President or Congress.
- Covered Servicemember: This term means a member of the Armed Forces, including a member of the National Guard or Reserves, who for a serious injury or illness: (a), is undergoing medical treatment, recuperation, or therapy; (b) is otherwise in outpatient status; or (c) is otherwise on the temporary disability retired list.
- Next Of Kin: This term means the nearest blood relative of the member.
- Outpatient Status: This term means, with respect to a covered servicemember, that he or she is assigned to: (a) a military medical treatment facility as an outpatient; or (b) a unit established for the purpose of providing command and control of members of the Armed Forces receiving medical care as outpatients.
- Serious Injury Or Illness: This term means, in the case of a covered servicemember, an injury or illness incurred by him or her in line of duty on active duty in the Armed Forces that may render him or her medically unfit to perform the duties of his or her office, grade, rank, or rating.

B914.0132-R

All Options

Dependent Coverage

B914.0043-R

All Options

Dependent Life **Benefits**

Eligible Dependents Your eligible dependents are: your legal spouse and your dependent **For Basic** children, until they reach age 26.

B914.0250-R

All Options

and Step-Children

Adopted Children Your "dependent children" include (a) your legally adopted children; and (b) your step-children. We treat a child as legally adopted from the time the child is placed in your home for the purpose of adoption or voluntary surrender. We treat such a child this way whether or not a final adoption order is ever issued.

Eligible

Dependents Not We exclude any dependent who is on active duty in any armed force.

B914.0245

Handicapped You may have an unmarried child or grandchild with a mental or physical **Children** handicap, or developmental disability, who can not support himself or herself. Subject to all of the terms of this coverage and the plan, such a child may stay eligible for dependent life benefits past this coverage's age limit.

> An unmarried full-time student will not be considered to meet the coverage's age limit until that child reaches age if that child: (a) is dependent on you for support; and (b) develops a mental or nervous condition, problem, or disorder which renders that unmarried child, in the opinion of a qualified psychiatrist, unable to attend school and to hold self-sustaining employment. Guardian may require a second opinion. A grandchild must also remain in your custody and reside with you.

> The child will stay eligible as long as he stays unmarried and unable to support himself or herself, if: (a) his or her conditions started before he or she reached this coverage's age limit; (b) he or she became insured by this coverage before he or she reached the age limit, and stayed continuously insured until he or she reached such limit; and (c) he or she depends on you for most of his or her support and maintenance. With respect to a grandchild, the grandchild must also remain in *your* custody and reside with *you*.

> But, for the child to stay eligible, you must send us written proof that the child is handicapped and depends on you for most of his or her support and maintenance. You have 31 days from the date the child reaches the age limit to do this. We can ask for periodic proof that the child's condition continues. But after two years, we can not ask for this proof more than once a year.

The child's coverage ends when *yours* does.

R914 0103

All Options

Proof of Insurability

We require proof that a dependent is insurable, if you: (a) enroll a dependent and agree to make the required payments after the end of the enrollment period; (b) in the case of a newly acquired dependent, other than the first newborn child, have other eligible dependents who you have not elected to enroll; or (c) in the case of a newly acquired dependent, have other eligible dependents whose coverage previously ended because you failed to make the required contributions, or otherwise chose to end such coverage.

A dependent is not insured by any part of this plan that requires such proof until you give us this proof, and we approve it in writing.

If the dependent coverage ends for any reason, including failure to make the required payments, your dependents will not be covered by this plan again until you give us new proof that they are insurable and we approve that proof in writing.

B914.0050

Coverage Starts

When Dependent In order for your dependent coverage to start you must already be insured for member coverage, or enroll for member and dependent coverage at the same time. Subject to the "Exception" stated below and to all of the terms of this plan, the date your dependent coverage starts depends on when you elect to enroll your initial dependents and agree to make any required payments.

> If you do this on or before your eligibility date, the dependent's coverage is scheduled to start on the later of your eligibility date and the date you become insured for member coverage.

> If you do this within the enrollment period, the coverage is scheduled to start on the later of the date you sign the enrollment form; and the date you become insured for member coverage.

> If you do this after the enrollment period ends, your dependent coverage is subject to proof of insurability and will not start until we approve that proof in writing.

> Once you have dependent coverage for your initial dependents, you must notify us when you acquire any new dependents and agree to make any additional payments required for their coverage.

> A newly acquired dependent will be covered for those dependent benefits not subject to proof of insurability from the later of the date you notify us and agree to make any additional payments, and the date the newly acquired dependent is first eligible.

> If proof of insurability is required for dependent benefits as explained above, those benefits are scheduled to start, subject to the "Exception" stated below, on the effective date shown in the "Endorsement" section of your application, provided that you send us the proof we require and we approve that proof in writing.

A copy of the approved application is furnished to you.

B914.0052-R

All Options

Exception If a dependent, other than a newborn child, is confined to a hospital or other health care facility; or is home-confined; or is unable to carry out the normal activities of someone of like age and sex on the date his or her dependent benefits would otherwise start, we will postpone the effective date of such benefits until the day after his or her discharge from such facility; until home confinement ends; or until he or she resumes the normal activities of someone of like age and sex.

B914.0054

Coverage Ends

When Dependent Dependent coverage ends for all of your dependents when your coverage ends. Dependent coverage also ends for all of your dependents when you stop being a member of a class of members eligible for such coverage. And it ends when this plan ends, or when dependent coverage is dropped from this plan for all members or for your class.

> If you are required to pay part of the cost of dependent coverage, and you fail to do so, your dependent coverage ends. It ends on the last day of the period for which you made the required payments, unless coverage ends earlier for other reasons.

> An individual dependent's coverage ends when he or she stops being an eligible dependent. This happens to a child, step-child or grandchild at 12:01 a.m. on the date the child attains this coverage's age limit, or for a handicapped child who has reached the age limit, when he or she is no longer dependent on you for support and maintenance. A grandchild's coverage also ends when he or she is no longer in your custody or residing with you. And a spouse's coverage ends when a marriage ends in legal divorce or annulment.

> Read this plan carefully if dependent coverage ends for any reason. Dependents may have the right to continue certain group benefits for a limited time. And they may have the right to replace certain group benefits with converted policies.

> > B914.0148-R

LIFE INSURANCE

B916.0009-R

All Options

Member Basic Group Term Life Insurance

Basic Life Benefit If you die while insured for this benefit, we will pay your beneficiary the amount shown in the schedule.

Proof of Death We will pay this insurance as soon as we receive written proof of death. This should be sent to us as soon as possible.

The Beneficiary You decide who gets this insurance if you die. You should have named your beneficiary on your enrollment form. You can change your beneficiary at any time by giving your employer written notice, unless you have assigned this insurance. (3b) But the change will not take effect until your employer gives you written confirmation of the change.

> If you named more than one person, but did not tell us what their shares should be, they will share equally. If someone you named dies before you do, that person's share will be divided equally by the beneficiaries still alive, unless you have told us otherwise.

> If there is no beneficiary when you die, we will pay the insurance to the following: (a) your spouse; (b) your children; (c) your parents; (d) your brothers and sisters; or (e) your estate.

Insurance

Assigning this Life If you assign this insurance, you permanently transfer all of your rights under this insurance to the assignee. Only one of the following can be an assignee: (a) your spouse; (b) one of your parents or grandparents; (c) one of your children or grandchildren; (d) one of your brothers or sisters; (e) the trustee(s) of a trust set up for the benefit of one or more of these relatives or (f) viatical settlement provider.

> We will recognize an assignee as the owner of the rights assigned only if: (a) the assignment is in writing and signed by you; and (b) a signed or certified copy of the written assignment has been received and approved by us.

> We will not be responsible for legal, tax or other effects of any assignment, or for any benefits we pay under this plan before we receive and approve any assignment.

> We suggest you speak to a lawyer before you make any assignment. If you decide you want to assign this insurance, write to us for details.

Payment to a Minor or Incompetent

If your beneficiary is a minor or incompetent, we will pay this insurance to the person who cares for and supports the beneficiary. We have the right to pay in monthly installments. We completely discharge our liability for any amounts paid this way.

Expenses

Payment of Funeral We have the option of paying up to \$250.00 of this insurance to any person or Last Illness who incurs expenses for your funeral or last illness.

Settlement Option

If you or your beneficiary asks us, we will pay all or part of this insurance in installments. Any request must be made to us in writing. The amounts of the installments and how they would be paid depend on what we offer at the time the request is made.

We completely discharge our liability for any amounts paid this way.

B916.0013-R

GROUP TERM LIFE AND ACCIDENTAL DEATH AND DISMEMBERMENT **INSURANCE SCHEDULE**

B917.0003-R

All Options

Member Basic Term Life Insurance

CGP-LA-LG-15 B917.0005-R

All Options

Insurance Amount CGP-LA-LG-15 B917.0013-R

All Options

Life Insurance Amount

the insurance amount is 50% of the amount in force on the Member's retirement date. If the member retires after age 70, the Member's insurance amount is 100% of the amount in force on the Member's retirement date.

> CGP-LA-LG-15 B917.0013-R

All Options

Reduction of Basic If you are less than age 70 when your insurance under this plan starts, your **Life Insurance** insurance amount is reduced, on the date you reach age 70, by 50% of the Amount Based on amount which otherwise applies to your classification and/or option. But in no Age case will such reduced amount be less than \$1,000.00.

> The preceding reduction also applies to your initial insurance amount if your insurance starts after you reach age 70.

> CGP-LA-LG-15 B917.0040-R

All Options

Member Basic Accidental Death and Dismemberment Insurance (AD&D)

CGP-LA-LG-15 B917.0064-R

All Options

Insurance Amount CGP-LA-LG-15 B917.0066-R

Spousal Education and Retraining Benefit

Lifetime Maximum **Benefit**

\$20,000

Maximum Number of Benefit Payments

CGP-LA-LG-15 B917.0079-R

All Options

Dependent Child Education Benefit

Benefit

Lifetime Maximum \$20,000.00 per eligible dependent

of Benefit Payments

Maximum Number 8 per lifetime per eligible dependent

Maximum Benefit 6 years from the date the first education benefit is made; per eligible

Period dependent.

CGP-LA-LG-15 B917.0080-R

All Options

Reduction of Basic If you are less than age 70 when your insurance under this plan starts, your **AD&D Amount** insurance amount is reduced, on the date you reach age 70, by 50% of the **Based on Age** amount which otherwise applies to your classification and/or option. But in no case will such reduced amount be less than \$1,000.00.

The preceding reduction also applies to your initial insurance amount if your

insurance starts after you reach age 70.

CGP-LA-LG-15 B917.0101-R

All Options

Dependent Basic Term Life Insurance

CGP-LA-LG-15 B917.0310-R

All Options

Spouse Insurance CGP-LA-LG-15 B917.0311-R Amount

Dependent Child	Child's Age At Death	Benefit Amount
Insurance Amount	Birth but less than 14 days	\$2,000.00
	14 days but less than 6 months	\$10,000.00
	At least 6 months but less than 26 years	\$10,000.00
	At least 26 years but less than 26 years if a full-time student	\$10,000.00
		B917.0675-R
All Options		

All Options

In no event may the insurance amount of your dependent spouse exceed 50% of your insurance amount.

In no event may the insurance amount of your dependent child exceed 10% of *your* insurance amount.

CGP-LA-LG-15 B917.0325-R

All Options

PORTABILITY PRIVILEGE

Applicability:	This	section	n applies	only to	this	s plan	's m	ember	and	dependent	Basic g	roup
	term	life i	nsurance.	. And	it	does	not	apply	to	Accidental	Death	and

Dismemberment with Catastrophic Loss Insurance.

Restriction:

Important You must provide proof of insurability satisfactory to us.

Portability of Basic You may elect to continue all or part of your member Basic group term life Group Term Life insurance and dependent Basic group term life insurance, by choosing a **Insurance:** portable certificate of coverage, subject to the following terms.

> You may port your coverage if coverage under this plan ends because you: (a) have terminated employment; or (b) stop being a member of an eligible class of members.

> You may not port your coverage or coverage for any of your dependents, if you: (a) have reached your 70th birthday on the day coverage under this plan ends; or (b) are eligible for this plan's Basic Group Term Life Insurance Extended Life Benefit.

> You may not port your coverage or coverage for any of your dependents if coverage under this plan ends due to: (a) failure to pay any required premium; or (b) the end of this group plan.

You may port: (a) the full amount(s) of your Basic term life insurance as of the day your coverage under this plan ends, or (b) 50% of such amount, if such amount under this plan is at least \$50,000.00.

You may port: (a) the full amount(s) of your dependent Basic term life insurance as of the day your coverage under this plan ends; or (b) 50% of such amount(s) if: (i) your dependent spouse amount under this plan is at least \$5,000.00; and (ii) your dependent child amount under this plan is at least \$2,000.00. However, if you port the full amount of your insurance, any dependent amount(s) ported must be a full amount. And, if you elect to port 50% of your insurance, any dependent amount(s) ported must be 50% of such amount(s).

You may port: (a) your insurance only; (b) your insurance and the insurance of your covered spouse; (c) your insurance and the insurance of all of your covered dependents; or (d) if the member is a single parent, your insurance and the insurance of all of your covered dependent children. No other combinations will be allowed.

To be eligible to port, a dependent must be insured as of the day your coverage under this plan ends.

If You Die While If you die while insured for dependent Basic term life insurance, your spouse **Insured:** may port the insurance of your dependents as described above. But, the spouse and dependents must be insured on the date of death. No dependents will be allowed to port if: (a) there is no surviving spouse; or (b) the surviving spouse has reached his or her 70th birthday on the day you die.

The Portable You or your surviving spouse can port to a portable certificate of coverage. Certificate of The certificate provides group term insurance. It does not provide any: (a) Coverage: accidental death and dismemberment benefits; (b) income replacement benefits; or (c) extended life benefits or waiver of premium privileges. The benefits provided by the portable certificate of coverage may not be the same as the benefits of this group plan.

> The premium for the portable certificate of coverage will be based on: (a) your and/or your dependent's rate class under this plan; and (b) your or your surviving spouse's age bracket as shown in the Basic Life Portability Coverage Premium Notice.

How to Port: To get a portable certificate of coverage, *you* or *your* surviving spouse must: (a) apply to us in writing: and (b) pay the required premium. You have 31 days from the date your coverage under this plan ends to do this. We require proof of insurability satisfactory to us.

Defined Term: As used in this section, "port" means to choose a portable certificate of coverage which provides group term life insurance.

Information About Conversion and Portability

No covered person is allowed to convert his or her coverage, and elect a portable certificate of coverage at the same time. If a situation arises in which a covered person would be eligible to both convert and port, he or she may only exercise one of these privileges. A covered person may never be insured under both a converted policy and a portable certificate of coverage at the same time. The covered person should read his or her plan, as well as any related materials carefully before making an election.

B920.0026-R

All Options

THE FOLLOWING PROVISION APPLIES TO MEMBER BASIC TERM LIFE INSURANCE:

All Options

Converting This Group Term Life Insurance

Eligibility Ends

If Employment or Your group life insurance ends if: (a) your employment ends; or (b) you stop being part of an eligible class of members. If either happens, you can convert your group life insurance to an individual life insurance policy. Conversion choices are based on your disability status.

Converting This Group Term Life Insurance (Cont.)

If you are not disabled, as defined in the "Extended Life Benefit With Waiver of Premium" section, you can convert to a permanent life insurance policy. You can convert the amount for which you were covered under this plan, less any group life benefits you become eligible for in the 31 days after this insurance ends.

If you: (a) are disabled, as defined in the "Extended Life Benefit With Waiver of Premium" section; and (b) have not yet been approved for the Extended Life Benefit, you can convert to a permanent life insurance policy. You can convert the full amount for which you were covered under this plan.

If you are later approved for the Extended Life Benefit, then the converted policy, if any, is cancelled as of our approval date.

If the Group Plan

Your group life insurance also ends if: (a) this group plan ends; or (b) life Ends or Group Life insurance is dropped from the group plan for all members or for your class. If **Insurance Is** either happens, you may be eligible to convert as explained below. **Dropped** Conversion choices are based on *your* disability status.

> If you: (a) are not disabled, as defined in the "Extended Life Benefit With Waiver of Premium" section, when this coverage ends; and (b) you have been insured by a Guardian group life plan for at least five years, you can convert to a permanent life insurance policy. But, the amount you can convert is limited to the lesser of: (a) \$2,000.00; or (b) the amount of your insurance under this plan, less any group life benefits you become eligible for in the 31 days after this insurance ends.

> If you: (a) are disabled, as defined in the "Extended Life Benefit With Waiver of Premium" section; and (b) have not yet been approved for the Extended Life Benefit, you can convert to a permanent life insurance policy. You can convert the full amount for which you were covered under this plan.

> If you are later approved for the Extended Life Benefit, then the converted policy, if any, is cancelled as of our approval date.

The Converted You can convert to one of the policies we normally issue. It can not include Policy disability benefits.

> The premium for the converted policy will be based on: (a) your standard or sub-standard risk and rate class under this plan; and (b) your age on the converted policy's effective date. The converted policy will start at the end of the period allowed for conversion.

How and When to To get a converted policy, you must apply to us in writing and pay the **Convert** required premium. You have 31 days after your group life insurance ends to do this. We will not ask for proof that you are insurable.

Death During the Conversion Period

If you die in the 31 days allowed for conversion, we will pay your beneficiary the amount you could have converted under the group policy. We will pay whether or not you applied for conversion.

B920.0071-R

IMPORTANT NOTICE: USE OF THE BENEFIT PROVIDED BY THIS SECTION MAY HAVE TAX IMPLICATIONS AND MAY AFFECT GOVERNMENT BENEFITS OR CREDITORS. YOU SHOULD CONSULT WITH YOUR TAX OR FINANCIAL ADVISOR BEFORE APPLYING FOR THIS BENEFIT.

PLEASE NOTE: THE AMOUNT OF GROUP TERM LIFE INSURANCE IS PERMANENTLY REDUCED BY THE GROSS AMOUNT OF THE ACCELERATED LIFE BENEFIT PAID TO YOU.

Accelerated Life If you have a terminal condition you may apply for the Accelerated Life Benefit Benefit. An Accelerated Life Benefit is a payment of part of your group term life insurance made to you before you die.

> We subtract the gross amount paid to you as an Accelerated Life Benefit from the amount of your group term life insurance under this plan. The remaining amount of your group term life insurance is permanently reduced by the gross amount paid to you.

> You may use the Accelerated Life Benefit in any way you choose. But you may receive only one Accelerated Life Benefit during your lifetime. If you live longer than 6 months, or if you recover from the condition, the benefit does not have to be repaid. But the amount of this benefit is not restored to your remaining group term life insurance. And you may not receive another Accelerated Life Benefit if you have a relapse or develop another terminal condition.

Maximum Benefit The amount of the Accelerated Life Benefit for which you may apply is based Amount on the amount of your group term life insurance for which you are insured on the day before you apply for the benefit. The minimum benefit amount is the lesser of: (a) \$10,000.00; or (b) 75% of the inforce amount. The maximum benefit amount is the lesser of: (a) \$250,000.00; or (b) 75% of the inforce amount.

Discount The amount for which you apply is discounted to the present value in six months from the date the benefit is paid, based on the maximum adjustable policy loan interest rate permitted in the state in which the policyholder is located

> A detailed statement of the method of computing the amount of the Accelerated Life Benefit is filed with each state insurance department. This statement is available from Guardian upon request.

Processing Fee A fee of up to \$150.00 may also be required for the administrative cost of evaluating and processing your Accelerated Life Benefit. This fee is deducted from the amount of the Accelerated Life Benefit paid to you.

Accelerated Life

Payment of an If we approve your application for an Accelerated Life Benefit, we pay the amount you have elected, less the discount and the processing fee. We pay Benefit the benefit to you in one lump sum. And what we pay is subject to all of the other terms of this plan.

How and When to To receive an Accelerated Life Benefit, you must send us written proof from Apply a doctor that your medical condition is expected to result in your death within 6 months of the date of the written medical proof. We must approve such proof in writing before the Accelerated Life Benefit will be paid.

> We can have you examined by a doctor of our choice to verify the terminal condition. We will pay the cost of such examination. We will not pay the Accelerated Life Benefit if our doctor does not verify the terminal condition.

> If we approve you to receive an Accelerated Life Benefit, we give you a statement which shows: (a) the amount of the maximum Accelerated Life Benefit for which you are eligible; (b) the amount by which your group term life insurance will be reduced if you elect to receive the maximum Accelerated Life Benefit; and (c) the amount of the processing fee.

> Even if you are receiving an Extended Life Benefit under this plan, you can still apply for an Accelerated Life Benefit. However, once you convert your group term life insurance, the terms of the converted life policy will apply. Any amount to which you could otherwise convert is permanently reduced by the gross amount of the Accelerated Life Benefit paid to you.

> Please read "Your Remaining Group Term Life Insurance" for restrictions that may apply.

Group Term Life Insurance

If You Have If you have already assigned your group term life insurance, according to the Assigned Your terms of this plan, you can not apply for an Accelerated Life Benefit.

B920.0023-R

All Options

Incompetent

If You Are If you are determined to be legally incompetent, the person the court appoints to handle your legal affairs may apply for the Accelerated Life Benefit for you.

Insurance

Your Remaining The remaining amount of group term life insurance for which you are Group Term Life covered after receiving an Accelerated Life Benefit payment is subject to any increases or cutbacks that would otherwise apply to your insurance. Applicable cutbacks are applied to the amount of group term life insurance for which you are insured on the day before you apply for the Accelerated Life Benefit.

> The premium cost of your remaining coverage is based on the amount of your group term life insurance for which you are insured on the day before you apply for the Accelerated Life Benefit.

> You may be required to provide proof of insurability for increased amounts. If you are, we must approve that proof in writing before you are covered for the new amount.

> The total amount of group term life insurance the beneficiary would otherwise receive upon your death is reduced by the gross amount of the Accelerated Life Benefit paid to you.

If you die after electing the Accelerated Life Benefit, but before we send the benefit to you, the beneficiary will receive the amount of your group term life insurance for which you are insured on the day before you apply for the Accelerated Life Benefit.

Restrictions We will not pay an Accelerated Life Benefit to you if you:

- are required by law to use the payment to meet the claims of creditors, whether or not you are in bankruptcy; or
- are required by court order to pay all or part of the benefit to another person; or
- are required by a government agency to use the payment to apply for, to receive or to maintain a governmental benefit or entitlement; or
- lose your coverage under the group plan for any reason after you elect the Accelerated Life Benefit but before we pay such benefit to you.

Defined Terms As used in this Section:

"Group term life insurance" means any Member Basic Group Term Life Insurance for which you are insured under this plan. "Group term life insurance" does not mean any accidental death and dismemberment benefits, any insurance provided under this plan for covered persons other than you or any scheduled increase in the amount of any Member Group Term Life Insurance that is due within the six month period after the date you apply for the Accelerated Life Benefit.

"Gross Amount" means the amount of an Accelerated Life Benefit elected by you, before the discount is subtracted.

"Terminal condition" means a medical condition that is expected to result in your death within 6 months.

B920.0024-R

All Options

Extended Life Benefit With Waiver Of Premium

Important Notice This section applies to *your* basic life benefit. But, it does not apply to *your* accidental death and dismemberment benefits; nor to any of your dependent's insurance under this group plan. In order to continue dependent basic life insurance, you must convert your dependent coverage to an individual permanent policy.

If You Are Disabled

You are disabled if you meet the definition of total disability, as stated below. If you meet the requirements in the "How and When to Apply", we will extend your basic life insurance under this section without payment of premiums from you or the policyholder.

Extended Life Benefit With Waiver Of Premium (Cont.)

"Total disability" or "totally disabled" means, due to sickness or injury, you

- (a) not able to perform any work for wages or profit; and
- (b) you are receiving regular care by a doctor that is appropriate to the cause of disability.

How and When to To apply for this extension, you must submit satisfactory written medical proof of your total disability within one year of the onset of that disability. Any claim filed after one year from the onset of total disability will be denied, unless we receive written proof that: (a) you lacked the legal capacity to file the claim; or (b) it was not reasonably possible for you to file the claim.

Also, in order to be eligible for this extension, *you* must:

- (a) become totally disabled before you reach age 60 and while insured by the group plan; and
- (b) remain totally disabled for 09 continuous months.

You are encouraged to apply for this benefit immediately upon the onset of disability.

Benefit

Continued Eligibility We may require periodic written proof that you remain totally disabled to for Extended Life maintain this extension. This written proof of your continued disability and doctor's regular care must be provided to us within 30 days of the date we make each such request.

> We can require you to take part in a medical assessment, with a medical professional of our choice, as often as we feel is reasonably necessary during the first two years we have extended your life benefits. But after two years, we can not have you examined more than once a year.

Benefit

Until You Have Your life insurance under the group plan may end after you have become Been Approved for totally disabled, but before we have approved you for this extension. During this Extended Life this time period, you may either:

- (a) continue group premium payments, including any portion which would have been paid by the policyholder until you are approved or declined for this extended life benefit: or
- (b) convert to an individual policy. Please read the "Converting This Group Term Life Insurance" section for details on how to convert.

However, if this group plan terminates and you are totally disabled and eligible, but not yet approved, for this extended benefit, you must convert to an individual policy and remain insured under such policy until you are approved by us for the extended benefit.

Extended Life Benefit With Waiver Of Premium (Cont.)

Converting does not stop you from claiming your rights under this section. But if you convert and we later approve you for this extended benefit, we will cancel the converted policy as of our approval date. Once you are approved for this extended benefit, your group term life coverage will be reinstated at no further cost to you or the policyholder.

Begins

When this Extension Once approved by us, your extended benefit will be effective on the later of:

- (a) 09 continuous months from the date you cease active work due to total disability; or
- (b) the date we approve you for this benefit.

B920.0062-R

All Options

Ends

When this Extension *Your* extension will end on the earliest of:

- (a) the date you are no longer disabled;
- (b) the date we ask you to be examined by our doctor, and you refuse;
- (c) the date you do not give us the proof of disability we require;
- (d) the date you are no longer receiving regular care by a doctor that is appropriate to the cause of disability; or
- (e) the day before the date you reach age 65.

If the extension ends, and you are not insured by the group plan again as an active member, you can convert as if your employment just ended. Read the "Converting This Group Term Life Insurance" section.

If You Die While If you die while covered by this extension we will pay your beneficiary the Covered by this amount for which you were covered as of your last day of active work, Extension subject to all reductions which would have applied had you stayed an active member. The benefit amount is also subject to reduction which applies at retirement. We will use your Social Security Normal Retirement Age, as defined in the 1983 amendment to the Social Security Act, to determine when to apply the retirement reduction to your extended life benefit.

Proof of Death We will pay as soon as we receive:

- (a) written proof of your death, that is acceptable to us; and
- (b) medical proof that you were continuously disabled until your death. This must be sent within one year of your death.

B920.0009-R

Dependent Basic Term Life Insurance

The Benefit If one of your dependents dies while insured for this benefit, we pay the amount shown in the schedule. We pay this insurance in a lump sum as soon as as we receive written proof of death. The proof should be sent to us as soon as possible.

> We pay you if you are living. If you are not living, and the dependent was your child, we pay your spouse. If your spouse is not living, we pay the child's living brothers and sisters in equal shares. If there are none, we pay the child's estate. If the dependent was your spouse, we pay the spouse's estate.

Payment to a Minor or Incompetent

If the person to whom the benefit payable is a minor or not competent, we will pay the person who cares for and supports that person. We have the right to pay in monthly installments. We completely discharge our liability for any amounts paid this way.

Incontestability

We can not dispute any medical statements made in the application after a dependent has been insured for these benefits for two years.

B922.0002

All Options

Converting This Dependent Term Life Insurance

Eliaible

If Your Group Life Dependent term life insurance ends for all of your dependents when your **Insurance Ends or** group life insurance ends. Your insurance ends when: (a) your employment You Stop Being ends; (b) you stop being part of a class of members eligible for member group life insurance; (c) your group life insurance is extended under the Extended Life Benefit provision; or (d) you die.

> Dependent term life insurance also ends when you stop being part of a class of *members* eligible for dependent term life insurance.

> If one of the above happens, each dependent who was insured may convert all or part of his or her insurance.

If this Plan Ends or Dependent term life insurance also ends for all of your dependents when this Life Insurance Is plan ends. And it ends if either member or dependent term life insurance is dropped from this *plan* for all *members* or for *your* class.

> If one of the above happens, and your dependents have been insured by a Guardian group life plan for at least five years, they can convert. But we limit the amount each dependent can convert to the lesser of: (a) \$2,000.00; or (b) the amount of his or her insurance under this plan less any group life benefits he or she becomes eligible for in the 31 days after this insurance ends.

Converting This Dependent Term Life Insurance (Cont.)

If a Dependent Stops Being Eligible

A dependent's term life insurance ends when he or she stops being an eligible dependent as defined by this plan. If a dependent stops being eligible, that dependent can convert all or part of his or her insurance.

The Converted Policy

The dependent can convert to one of the individual life insurance policies we normally issue. That policy can not include disability benefits. And it can not be a term policy.

The premium for the converted policy will be based on: (a) the dependent's risk and rate class under this plan; and (b) the dependent's age when the converted policy takes effect. The converted policy takes effect at the end of the period allowed for conversion.

Write to us for details.

How and When to To get a converted policy, the dependent must apply to us in writing and pay Convert the required premium. He or she has 31 days after his or her group insurance ends to do this. We will not ask for proof that the dependent is insurable. If the dependent is a minor or not competent, the person who cares for and supports the dependent may apply for him or her.

Death During the Conversion Period

If a dependent dies in the 31 days allowed for conversion, we pay the amount he or she could have converted, as stated above. We do this whether or not the dependent applied for conversion.

B925.0005-R

ACCIDENTAL DEATH AND DISMEMBERMENT INSURANCE

All Options

Member Basic Accidental Death and Dismemberment With Catastrophic Loss Benefits

The Benefit We will pay the benefits described below if you suffer an irreversible covered loss due to an accident that occurs while you are insured. The loss must be a direct result of the accident, independent of all other causes. And, it must occur within 90 days of the date of the accident.

Covered Losses Benefits will be paid only for losses identified in the following table. The Insurance Amount is shown in the Schedule.

ACCIDENTAL DEATH AND DISMEMBERMENT

Covered Loss	Benefit
Loss of Life	100% of Insurance Amount
Loss of a hand	50% of Insurance Amount
Loss of a foot	50% of Insurance Amount
Loss of sight in one eye	50% of Insurance Amount
Loss of thumb and index finger of same hand	25% of Insurance Amount

CATASTROPHIC LOSS BENEFITS

Member Basic Accidental Death and Dismemberment With Catastrophic Loss Benefits (Cont.)

Covered Loss	Benefit
Quadriplegia (total paralysis of upper and lower limbs, bilaterally)	100% of Insurance Amount
Loss of speech and hearing (both ears)	100% of Insurance Amount
Loss of cognitive function	100% of Insurance Amount
Comatose state, in excess of one month	100% of Insurance Amount
Hemiplegia (total paralysis of upper and lower limbs, unilaterally)	50% of Insurance Amount
Paraplegia (total paralysis of both lower limbs)	50% of Insurance Amount
Loss of speech or hearing (both ears)	50% of Insurance Amount

For covered multiple losses due to the same accident, we will pay 100% of the Insurance Amount. We will not pay more than 100% of the Insurance Amount for all losses due to the same accident, except under the Seatbelt and Airbag Benefit, and Repatriation Benefit provisions.

Loss of:

- (a) cognitive function means a significant decline or loss in intellectual aptitude. Such loss must result from an accidental injury. It must be supported by clinical proof or standardized tests that precisely measure decline in the areas of: (i) short term memory; (ii) orientation to time, place and person; (iii) deductive or abstract reasoning; and (iv) judgement as it relates to awareness of safety.
- (b) a hand or foot means it is completely cut off at or above the wrist or ankle.
- (c) sight means the total and permanent loss of sight.
- (d) speech or hearing means that speech or hearing is lost entirely.

Payment of Benefits For covered loss of life, we pay the beneficiary of your basic group term life insurance.

> For all other covered losses, we pay you, if you are living. If not, we pay the beneficiary of your basic group term life insurance.

> We will pay benefits in a lump sum as soon as we receive proof of loss which is acceptable to us. This should be sent to us as soon as possible.

> > B926.0051-R

All Options

Seatbelt and Airbag If you die as a direct result of a motor vehicle accident while properly **Benefits** wearing a seatbelt, we will increase your benefit by \$10,000.00. And if you die as a direct result of a motor vehicle accident while both: (a) properly wearing a seatbelt; and (b) sitting in a seat equipped with an airbag; we will increase your benefit by another \$5,000.00, for a total increase of \$15,000.00.

Repatriation Benefit For covered loss of life due to an accident which occurs at least 75 miles from your home, we pay an extra sum. We pay up to \$5,000.00 for costs to prepare and transport your body to a mortuary chosen by you or an authorized agent.

Exclusions We will not pay for any loss caused directly or indirectly:

- by willful self-injury, suicide, or attempted suicide;
- by sickness, disease, mental infirmity, medical or surgical treatment;
- by your taking part in a riot or other civil disorder; or in the commission of or attempt to commit a felony;
- by travel on any type of aircraft if you are an instructor or crew member; or have any duties at all on that aircraft;
- by declared or undeclared war or act of war;
- while you are a member of any armed force;
- while you are a driver in a motor vehicle accident, if you do not hold a current and valid driver's license:
- by your legal intoxication; this includes, but is not limited to, your operation of a motor vehicle; or
- by your voluntary use of a controlled substance, unless: (1) it was prescribed for you by a doctor; and (2) it was used as prescribed. A controlled substance is anything called a controlled substance in Title II of the Comprehensive Drug Abuse Prevention and Control Act of 1970, as amended from time to time.

B926.0052-R

All Options

Spousal Education And Retraining Benefit

If you suffer a specified loss due to an accidental bodily injury, we will pay a spousal education and retraining benefit subject to all the terms below.

Spousal Education And Retraining Benefit (Cont.)

Spousal Education and Retraining **Benefit Beains**

When and How the We will pay a spousal education and retraining benefit when all of the following conditions are met:

- a benefit is payable under this plan's Member Basic Accidental Death and Dismemberment with Catastrophic Loss (ADDCL) Benefit, due to a specified loss;
- (b) on the date of the accidental injury which results in the specified loss, you and your spouse share the same place of residence; and
- we receive proof of your spouse's enrollment in an institute of higher learning. Your spouse must: (i) be enrolled on the date of the accidental injury which results in the specified loss; or (ii) enroll within 12 months of this date.

What We Pay

Subject to all the terms of this plan, the Spousal Education and Retraining Benefit per academic term is equal to the least of: (i) the spouse's net tuition expense for the term; (ii) 5% of the Member Basic ADDCL Benefit paid as a result of the specified loss; or (iii) \$2,500.00.

We pay this benefit to the person who has primary responsibility for these expenses.

This benefit is paid per academic term. Benefit duration is based on whether the spouse is enrolled in a part-time or full-time course of study.

for the Spousal Education and Retraining Benefit

Continued Eligibility We require periodic proof of the spouse's continued enrollment in an institute of higher learning. The spouse must maintain a grade point average of at least 2.0 on a 4.0 scale, or the equivalent. We also require proof, per academic term, of: (a) the spouse's tuition expenses; and (b) any scholarships and grants the spouse is entitled to.

Education and **Retraining Benefit Ends**

When the Spousal The spousal education and retraining benefit ends on the earliest of the following dates:

- the date the spouse is no longer enrolled in an institute of higher learnina:
- (b) the date the spouse fails to maintain a minimum grade point average as required above;
- (c) the date the spouse fails to furnish proof as required above;
- (d) the date the lifetime maximum benefit amount, shown in the schedule, is reached: or
- (e) the date the maximum number of benefit payments, shown in the schedule, is reached.

Defined Terms As used in this section:

"Specified loss" means: (1) death; (2) a comatose state which lasts for a period in excess of one month; (3) spinal cord injury, resulting in: (a) quadriplegia; (b) paraplegia; or (c) hemiplegia; or (4) severe head injury resulting in loss of cognitive function. Loss of cognitive function means a significant decline or loss in intellectual aptitude. It must be supported by clinical proof or standardized tests that precisely measure decline in the areas of: (i) short term memory; (ii) orientation to time, place and person; (iii) deductive or abstract reasoning; and (iv) judgement as it relates to awareness of safety.

"Institute of higher learning" includes, but is not limited to: (a) universities; (b) colleges; (c) trade schools; and (d) professional schools. It does not include graduate level programs.

"Tuition expense" means charges incurred for courses or lab fees. It does not include: (a) cost of books; (b) other related course materials; (c) student activity fees; or (d) room and board.

"Net tuition expense" means *tuition expense* less any scholarships or grants to which the spouse is entitled.

B926.0058-R

All Options

Day Care Expense Benefit

If you suffer a specified loss due to an accidental bodily injury, we will pay a Day Care Expense Benefit subject to all the terms below.

Eligibility for the Day Care Expense Benefit

This *plan* provides a day care expense benefit when all of the following conditions are met:

- (a) a benefit is payable under this *plan's* Member Basic Accidental Death and Dismemberment with Catastrophic Loss (ADDCL) Benefit, due to a *specified loss;* and
- (b) we receive proof of a *qualified dependent's* enrollment in a *qualified day care program*. Such enrollment must commence within 12 months of the date of the *specified loss*.

What We Pay

Subject to all the terms of this *plan*, the Day Care Expense Benefit is equal to the lesser of: (i) \$10,000 annually; or (ii) the actual annual day care expenses for all of *your qualified dependents*.

We pay this benefit quarterly, in arrears, upon receipt of proof of qualified day care expenses. Proof should be submitted within 30 days following the end of each calendar year quarter.

Payment will be made to the person who has primary responsibility for these expenses.

Continued Eligibility

We require periodic proof that a qualified dependent remains enrolled in a for the Day Care qualified day care program. We require periodic proof of the qualified **Expense Benefit** dependent's day care expenses.

When the Day Care **Expense Benefit Ends**

This plan's Day Care Expense Benefits end on the earliest of the following dates:

- (a) the date the dependent is no longer qualified, as defined below;
- (b) the date the dependent is no longer enrolled in a qualified day care program;
- (c) the date we do not receive proof of qualified day care expenses, as required by this plan; or
- (d) four years from the date the first day care expense benefit is paid.

Defined Terms As used in this section:

"Specified loss" means: (1) death; (2) a comatose state which lasts for a period in excess of one month; (3) spinal cord injury, resulting in: (a) quadriplegia; (b) paraplegia; or (c) hemiplegia; or (4) severe head injury resulting in loss of cognitive function. Loss of cognitive function means a significant decline or loss in intellectual aptitude. It must be supported by clinical proof or standardized tests that precisely measure decline in the areas of: (i) short term memory; (ii) orientation to time, place and person; (iii) deductive or abstract reasoning; and (iv) judgement as it relates to awareness of safety.

"Qualified dependent" means a child who is: (a) your: (i) biological child; (ii) lawfully adopted child; (iii) stepchild; or (iv) grandchild who lives with you and for whom you have legal custody; or (v) any other child who is living with you in a regular parent-child relationship; (b) dependent upon you for main support and maintenance; and (c) under the age of seven on the date of the accidental injury which results in the specified loss.

"Qualified day care program" means a program of child care which: (i) is provided in a facility that is licensed as a day care center; or (ii) is operated by a licensed day care provider; and (iii) charges a fee for the care of children. A qualified day care program does not include child care provided by a parent, step-parent, grandparent, sibling, aunt or uncle.

B926.0059-R

Dependent Child Education Benefit

If you suffer a specified loss due to an accidental bodily injury, we will pay an education benefit on behalf of a qualified dependent, subject to all the terms below.

When and How the Dependent Child Education Benefit Begins

We will pay a Dependent Child Education Benefit when all of the following conditions are met:

- (a) a benefit is payable under this plan's Member Basic Accidental Death and Dismemberment with Catastrophic Loss (ADDCL) Benefit, due to a specified loss; and
- (b) we receive proof of a *qualified dependent*'s enrollment in an *institute of higher learning*. The dependent must be a full-time student, as defined by the institute.

What We Pay

Subject to all the terms of this *plan*, the Dependent Child Education Benefit per academic term is equal to the least of: (i) the *qualified dependent's net tuition expense* for the term; (ii) 5% of the Member Basic ADDCL Benefit paid as a result of the *specified loss*; or (iii) \$2,500.00.

We pay this benefit per academic term for each qualified dependent.

We pay this benefit to the person who has primary responsibility for these expenses.

Continued Eligibility for Dependent Education Benefit

We require periodic proof that a dependent remains a *qualified dependent*, as defined below. We also require proof, per academic term, of: (a) the *qualified dependent's tuition expenses*; and (b) any scholarships and grants the dependent is entitled to.

When the Dependent Child Education Benefit Ends

A *qualified dependent's* Dependent Child Education Benefit ends on the earliest of the following dates:

- (a) the date the dependent child is no longer a *qualified dependent*, as defined below:
- (b) the date the dependent fails to furnish proof as required above;
- (c) the date the lifetime maximum benefit amount, shown in the schedule, is reached;
- (d) the date the maximum number of benefit payments, shown in the schedule, is reached; or
- (e) the date the maximum benefit period, shown in the schedule, is reached.

Defined Terms

As used in this section:

"Specified loss" means: (1) death; (2) a comatose state which lasts for a period in excess of one month; (3) spinal cord injury which results in: (a) quadriplegia; (b) paraplegia; or (c) hemiplegia; or (4) severe head injury which results in loss of cognitive function. Loss of cognitive function means a significant decline or loss in intellectual aptitude. It must be supported by clinical proof or standardized tests that precisely measure decline in the areas of: (i) short term memory; (ii) orientation to time, place and person; (iii) deductive or abstract reasoning; and (iv) judgement as it relates to awareness of safety.

"Qualified dependent" means a dependent who meets the following conditions. The dependent must be: (a) *your:* (i) biological child; (ii) lawfully adopted child; (iii) stepchild; or (iv) grandchild who lives with *you* and for whom *you* have legal custody; or (v) any other child who is living with *you* in a regular parent-child relationship; (b) unmarried; and (c) dependent upon *you* for main support and maintenance. On the date of the accidental injury which results in the *specified loss*, the dependent must be: (a) 24 years of age or younger; and (b) enrolled as a full-time student in an *institute of higher learning*; or (c) in the 12th grade, and enroll as a full-time student in an *institute of higher learning* within 12 months of this date. The dependent must maintain a grade point average of at least 2.0 on a 4.0 scale, or the equivalent.

"Institute of higher learning" includes, but is not limited to: (a) universities; (b) colleges; (c) trade schools; and (d) professional schools. It does not include graduate level programs.

"Tuition expense" means charges incurred for credit courses or lab fees. It does not include: (a) cost of books; (b) other related course materials; (c) student activity fees; or (d) room and board.

"Net tuition expense" means *tuition expense* less any scholarships or grants to which the dependent is entitled.

B926.0060-R

With respect to members of the Louisiana Assessors' Association:

SUMMARY PLAN DESCRIPTION SUPPLEMENT TO CERTIFICATE

You participate in a single employer insured Welfare Plan. This supplement and your certificate of insurance constitute the Summary Plan Description as required by the Employee Retirement Income Security Act of 1974 (ERISA). This supplement should be retained with your certificate.

• Name of Plan:

INSURANCE COMMITTEE OF THE ASSESSORS' INSURANCE FUND DBA LOUISIANA ASSESSORS' ASSOCIATION GROUP INSURANCE PLAN

• Employer's Name: (Plan Sponsor)

INSURANCE COMMITTEE OF THE ASSESSORS' INSURANCE FUND DBA LOUISIANA ASSESSORS' ASSOCIATION

Address: 3060 VALLEY CREEK DRIVE

BATON ROUGE, LA 70808

Phone Number: 225-928-8886

• IRS Employer Identification Number (EIN): 72-6014133

Plan Number: 501

• Plan Administrator: (if other than Plan Sponsor)

INSURANCE COMMITTEE OF THE ASSESSORS' INSURANCE FUND DBA LOUISIANA ASSESSORS' ASSOCIATION

Address: 3060 VALLEY CREEK DRIVE

BATON ROUGE, LA 70808

Phone Number: 225-928-8886

Agent for The Service of Legal Process:

INSURANCE COMMITTEE OF THE ASSESSORS' INSURANCE FUND DBA LOUISIANA ASSESSORS' ASSOCIATION

Address: 3060 VALLEY CREEK DRIVE

BATON ROUGE, LA 70808

(Legal process may also be served on the Plan Administrator.)

- Date of End of Plan Year: One day prior to January 1st.
- Contributions to the plan are provided by the Employer only.

• The following class or classes of full-time members are eligible to apply for insurance:

Class 0003

ALL ELIGIBLE MEMBERS WITH INCOME GREATER THAN \$30,000

provided they have completed the service waiting period established by the employer, if any. Qualified dependents of these members may also be eligible for insurance. (Your certificate provides details).

B800.0046-R

STATEMENT OF ERISA RIGHTS

As a participant, you are entitled to certain rights and protections under the Employee Retirement Income Security Act of 1974 (ERISA). ERISA provides that all plan participants shall be entitled to:

Receive Information About Your Plan and Benefits

- (a) Examine, without charge, at the plan administrator's office and at other specified locations, such as worksites and union halls, all documents governing the plan, including insurance contracts and collective bargaining agreements, and a copy of the latest annual report (Form 5500 Series) filed by the plan with the U. S. Department of Labor and available at the Public Disclosure Room of the Employee Benefits Security Administration.
- (b) Obtain, upon written request to the plan administrator, copies of documents governing the operation of the plan, including insurance contracts, collective bargaining agreements and copies of the latest annual report (Form 5500 Series) and updated summary plan description. The administrator may make a reasonable charge for the copies.
- (c) Receive a summary of the plan's annual financial report. The plan administrator is required by law to furnish each participant with a copy of this summary annual report.

Prudent Actions By Plan Fiduciaries

In addition to creating rights for plan participants, ERISA imposes duties upon the people who are responsible for the operation of the employee benefit plan. The people who operate the plan, called "fiduciaries" of the plan, have a duty to do so prudently and in the interest of plan participants and beneficiaries. No one, including your employer, your union, or any other person may fire you or otherwise discriminate against you in any way to prevent you from obtaining a welfare benefit or exercising your rights under ERISA.

Your Rights

Enforcement Of If your claim for a welfare benefit is denied or ignored, in whole or in part, you have a right to know why this was done, to obtain copies of documents relating to the decision without charge, and to appeal any denial, all within certain time schedules.

> Under ERISA, there are steps you can take to enforce the above rights. For instance, if you request a copy of plan documents or the latest annual report from the plan and do not receive them within 30 days, you may file suit in a state or Federal court. In such a case, the court may require the plan administrator to provide the materials and pay you up to \$110.00 a day until you receive the material, unless the materials were not sent because of reasons beyond the control of the administrator. If you have a claim for benefits which is denied or ignored, in whole or in part, you may file suit in a federal court. If it should happen that plan fiduciaries misuse the plan's money or if you are discriminated against for asserting your rights, you may seek assistance from the U.S. Department of Labor, or you may file suit in a Federal court. The court will decide who should pay court costs and legal fees. If you are successful, the court may order the person you sued to pay these costs and fees. If you lose, the court may order you to pay these costs and fees, for example, if it finds that your claim is frivolous.

Assistance with Questions

If you have questions about the plan, you should contact the plan administrator. If you have questions about this statement or about your rights under ERISA, or if you need assistance in obtaining documents from the plan administrator, you should contact the nearest office of the Employee Benefits Security Administration, U.S. Department of Labor listed in your telephone directory or the Employee Benefits Security Administration, U.S. Department of Labor, 200 Constitution Avenue N.W., Washington D.C. 20210. You may also obtain certain publications about your rights and responsibilities under ERISA by calling the publications hotline of the Employee Benefits Security Administration.

B800.0093

Life And Accidental Death And Dismemberment Insurance Claims Procedure

Claim forms and instructions for filing claims may be obtained from the Plan Administrator.

Guardian is the Claims Fiduciary with discretionary authority to determine eligibility for benefits and to construe the terms of the plan with respect to claims.

In addition to the basic claim procedure explained in your certificate, Guardian will also observe the procedures listed below. These procedures are the minimum requirements for benefit claims procedures of employee benefit plans covered by Title 1 of the Employee Retirement Income Security Act of 1974 ("ERISA")

- (a) If a claim is wholly or partially denied, the claimant will be notified of the decision within 90 days after Guardian received the claim.
- (b) If special circumstances require an extension of time for processing the claim, written notice of the extension shall be furnished to the claimant prior to the termination of the initial 90-day period. In no event shall such extension exceed a period of 90 days from the end of such initial period. The extension notice shall indicate the special circumstances requiring an extension of time and the date by which The Guardian expects to render the final decision.
- (c) If a claim is denied, Guardian will provide a notice that will set forth:
 - (1) the specific reason(s) the claim was denied;
 - (2) specific references to the pertinent plan provision on which the denial is based;
 - (3) a description of any additional material or information needed to make the claim valid, and an explanation of why the material or information is needed;
 - (4) an explanation of the plan's claim review procedure. A claimant must file a request for review of a denied claim within 60 days after receipt of written notification of denial of a claim.
- (d) Guardian will notify the claimant of its decision within 60 days of receipt of the request for review. If special circumstances require an extension of time for processing, The Guardian will render a decision as soon as possible, but no later than 120 days after receiving the request. The Guardian will notify the claimant about the extension.

B800.0079



The Guardian Life Insurance Company of America 7 Hanover Square New York, New York 10004-2616