Group Long Term Disability Insurance Certificate

Saint Louis University

IMPORTANT NOTICES

If you reside in one of the following states, please read the important notices below:

Arizona, Florida and Maryland residents:

The group policy is issued in the state of Missoi and will be governed by its laws. If you

FOREWORD

Disability insurance provides individuals and the influes with financial protection. The Disability Insurance Benefit described in this oklet will help secure your family's financial security in the event of your disability.

The need for disability insurance protection depends dividual circumstances and financial situations. A portion of the cost of this coverage is provided/byr Employer. You may need to contribute to the remaining cost of coverage through payroll detion so that your benefit program is more comprehensive and responsive to your needs.

The following pages describthe main provisions of the disability surance plan available to you.

Insurance benefits described in the following pagidsapply to you if your Employer has made this coverage available to you at no cost or you haveted the benefit and authorized payroll deduction for the required premium.

LIFE INSURANCE COMPANY OF NORTH AMERICA 1601 CHESTNUT STREET PHILADELPHIA, PA 19192-2235 (800) 732-1603 TDD (800) 336-2485 A STOCK INSURANCE COMPANY

GROUP INSURANCE CERTIFICATE

We, the LIFE INSURANCE COMPANY OF NORTH AMBRA, certify that we have issued a Group Policy, VDT-962720, to Saint Louis University.

We certify that we insure all eligible persons, whe controlled according to the rules of the Policy. Your coverage will begin and end according to the terms set forth in this certificate.

This certificate describes the benefits and basic provision your coverage. You should read it with care so you will understand your coverage.

This is not the insurance contract. It does not waiveler any of the terms of the Policy. If questions arise, the Policy will govern. You may examine Prolicy at the office of the Policyholder or the Administrator.

This certificate replaces any and all certificates which heave been issued to you in the past under the Policy.

William J. Smith, President

TL-005128 O/O v-2

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SCHEDULE OF BENEFITS

Policy Effective Date: January 1, 2019

Certificate Effective Date: April 1, 2020

Policy Anniversary Date: January 1

Policy Number: VDT-962720

Eligible Class Definition:

All active, Full-time Employees of the Employer classified as Faculty, Staff, or University Medical Group Physicians regularly working a minimum of 32 hours week in the United States, who are citizens or permanent resident aliens of the United States.

Eligibility Waiting Period

If you were hired on or

before the Policy Effective Date: No Waiting Period

If you were hired after

the Policy Effective Date: First of the month following 1 year of Active Service.

The Eligibility Waiting Period

Return to Work Incentive

WHO IS ELIGIBLE

If you qualify under the Class Definition shown in the Sattle of Benefits you are eligible for coverage under the Policy on the Policy Effective Date, or the day after you complete the Eligibility Waiting Period, if later. The Eligibility Waiting Period of time you must be in Active Service to be eligible for coverage. Your Eligibility Waiting Periodill be extended by the number of days you are not in Active Service.

Except as noted in the Reinstatement Provision, if you intente your coverage and later wish to reapply, or if you are a former Employee who is reblinefter the time period shown for rehires under the Eligibility Waiting Period, you must satisfy a newigibility Waiting Period. You are not required to satisfy a new Eligibility Waiting Period if your insunce ends because you no longer qualify under your

If you are entitled to receive Disability Benefits with Policy terminates, Disability Benefits will be payable to you if you remain disabled and meeteloguirements for the insurance. Any later period of Disability, regardless of cause, that begins who was are eligible under another disability coverage provided by any employer, will not be covered.

TL-007505.00

WHEN COVERAGE CONTINUES

This provision modifies the When Coverage Ends is to allow insurance toontinue under certain circumstances if you are no longer in

TAKEOVER PROVISION

DESCRIPTION OF BENEFITS WHAT IS COVERED

Disability Benefits

We will pay Disability Benefits if you become Disabl while covered under this Policy. You must satisfy the Elimination Period, be under the Appirater Care of a Physician for those disabilities for which it is required to be under such care, and tale the other terms and conditions of the Policy. You must provide to us, at your own expense, satisfactory of Disability before benefits will be paid. The Disability Benefit is shown in the Schedule of Benefits.

We will require continued proof of your isability for benefits to continue.

Elimination Period

The Elimination Period is the period of time youngst be continuously Disabled before Disability Benefits are payable. The Elimination Redris shown in the Schedule of Benefits.

A period of Disability is not continuous if separat

Other Income Benefits include:

- 1. any amounts received (or assumed to be received*) by you or your dependents under:
 - the Canada and Quebec Pension Plans;
 - the Railroad Retirement Act;
 - any local, state, provincial or federal government disability or retirement plan or law payable for Injury or Sickness provided assault of employment with the Employer;
 - any sick leave or salary continuation plan of the Employer;
 - any work loss provision in mantatary "No-Fault" auto insurance.
- 2. any Social Security disability or retiremement you or any third party receive (or are assumed to receive*) on your own behalf oryfour dependents; or which your dependents receive (or are assumed to receive*) because of your entitlement to such benefits.
- any Retirement Plan benefits funded by Etheployer. "Retirement Plan" means any defined benefit or defined contribution plan sponsore duonded by the Employer. It does not include an individual deferred compensation agreement; aitps baring or any other retirement or savings plan maintained in addition to a defined benefit ther defined contribute pension plan, or any employee savings plan including a thrift, stoockion or stock bonus plan, individual retirement account or 40l(k) plan.
- 4. any disability income proceeds payable under amychise or group insurance or similar plan. If other insurance applies to the same claim Disability, and contains the same or similar provision for reduction because of other insurance will pay for our pro rata share of the total claim. "Pro rata share" means the proportion of the total benefit that the amount payable under one policy, without other insurance, bear the total benefits under all such policies.
- 5. any amounts received (or assumed toebeived*) by you or your dependents under any workers' compensation, occupational disease, unemployment compensation law or similar state or federal law payable for Injury or Sickness ariginates of work with the Employer, including all permanent and temporary disability benefits is includes any damages, compromises or settlement paid in place of such benefits there or not liability is admitted.

We will waive Assumed Receipt of Benefits, exclept Disability Earnings for work you perform while Disability Benefits are payable, if you:

- 1. provide satisfactory proof of alignation for Other Income Benefits;
- 2. sign a Reimbursement Agreement;
- 3. provide satisfactory proof that all appeals Other Income Benefits have been made unless we determine that further appeals are not likely to succeed; and
- 4. submit satisfactory proof that Net Income Benefits were denied.

We will not assume receipt of any pension or retirerbenefits that are actuarially reduced according to applicable law, until you actually receive them.

Social Security Assistance

We may help you in applying for Social Secu**Dis**ability Income (SSDI) Benefits, and may require you to file an appeal if we believe a reversal of a prior decision is possible.

We will reduce Disability Benefits by the amount **ext**imate you will receive, if you refuse to cooperate with or participate in the Soxii Security Assistance Program.

Recovery of Overpayment

We have the right to recover any nexits we have overpaid. We may use any or all of the following to recover an overpayment:

- 1. request a lump sum payment of the overpaid amount;
- 2. reduce any amounts payable under this Policy; and/or
- 3. take any appropriate coltiem activity available to us.

The Minimum Benefit amount will not apply when Disabil enefits are reduced in order to recover any overpayment.

If an overpayment is due when you die, any benpayable under the Policy will be reduced to recover the overpayment.

Successive Periods of Disability

A separate period of Disability will be considered continuous:

- if it results from the same or related causes passor Disability for which benefits were payable;
 and
- 2. if, after receiving Disability Benefits, you retutonwork in your Regular Occupation for less than 6 consecutive months; and
- 3. if you earn less than the percentage of Indexernings that would still qualify you to meet the definition of Disability/Disabled during at least one month.

Any later period of Disability, regardless of causat the gins when you artigible for coverage under another group disability plan provided by any employithm to be considered a continuous period of Disability.

For any separate period of disability which is **cont**sidered continuous, you must satisfy a new Elimination Period.

LIMITATIONS

Limited Benefit Periods for Mental or Nervous Disorders

We will pay Disability Benefits on a limited basis during your lifetime for a Disability caused by, or contributed to by, any one or more of the fwliog conditions. Once 24 monthly Disability Benefits have been paid, no furthbeenefits will be payable for any of the following conditions.

- 1) Anxiety disorders
- 2) Delusional (paranoid) disorders
- 3) Depressive disorders
- 4) Eating disorders
- 5) Mental illness
- 6) Somatoform disorders (psychosomatic illness)
- 7) Chemical and environmental sensitivities
- 8) Subjective Symptom Conditions

Subjective Symptom Conditions means any physical or mental or emotional symptom, feeling or condition reported by you, or by your Physician indifferent be verified using tests, procedures or clinical examinations that conform to generally cepted medical standards. Subjective Symptom Conditions include, but are not limited to, headachein, fatigue, stiffness, numbness, nausea, dizziness and ringing in ears.

If, before reaching your lifetime maximum beneyibu are confined in a hospital for more than 14 consecutive days, that period of confinement will country against your lifetime limit. The confinement must be for the Appropriate Careauty of the conditions listed above.

Limited Benefit Periods for Alcoholism and Drug Addiction or Abuse We will pay Disability Benefits on a limited basis during your lifetime for a Disability caused by, or contributed to by, any one or more of the fwliog conditions. Once 24 monthly Disability Benefits have been paid, no furthbenefits will be payable for any of the following conditions.

- 1) Alcoholism
- 2) Drug addiction or abuse

If, before reaching your lifetime maximum beneyibu are confined in a hospital for more than 14 consecutive days, that period of confinement will continuate the special confinement must be for the Appropriate Care and you find the conditions listed above.

Pre-Existing Condition Limitation

We will not pay benefits for any period of Disabilityusæd or contributed to by, or resulting from, a Pre-existing Condition. A "Pre-existing Condition" mesæny Injury or Sickness for which you incurred expenses, received medical treatment, care vices rincluding diagnostic measures, took prescribed drugs or medicines, or for which a reasonable pewsould have consulted a Pstician within 3 months before your most recent effective date of insurance.

The Pre-existing Condition Limitation will apply to any ded benefits or increases in benefits. This limitation will not apply to a period of Disability that gins after you are covered for at least 12 months after your most recent effective date of insurance to defective date of any added or increased benefits.

TL-007500.26

ADDITIONAL BENEFITS

Rehabilitation During a Period of Disability

Employee Benefit

If you are Disabled, you may be eligible to participate Rehabilitation Plan or may be participating in a program that you desire to have approved by us Reshabilitation Plan. If you desire to participate in rehabilitation efforts or to haveour program approved by us as a Rehabilitation Plan, you may request approval from us. We have the sole discretion to expression participation in a Rehabilitation Plan and to approve a program as a Rehabilitation Plan.

If, while you are Disabled, we determine that your a suitable candidate for rehabilitation, you may participate in a Rehabilitation Plan. The terms and itions of the Rehabilitation Plan must be mutually agreed upon by you and us.

The Rehabilitation Plan may, at our discretion, walfor payment of your medical expense, education expense, moving expense, accommodation experfamily care expense while you participate in the program.

A "Rehabilitation Plan" is a written agreement betweenlnsured and the Insurance Company in which we agree to provide, arrange or authorizeational or physical rehabilitation services.

TL-005105

Conversion Privilege for Disability Insurance Benefits
If an Employee's insurance ends be ends be between ployment with the Employer en

Survivor Benefit

We will pay a Survivor Benefit if you die while Disitiby Benefits are payable to you for a continuous period of Disability. The Survivor Benefit will equation of the sum of the last full Disability Benefit

Claim Forms

When we receive notice of claim, we will send claim forms for filing proof of loss. If we do not send claim forms within 15 days after notice is recess by us, the proof requirements will be met by submitting, within the time required under the "ProofLoss" section, written proof, or proof by any other electronic/telephonic means authorized by of the nature and extent of the loss.

Claimant Cooperation Provision

If you fail to cooperate with us in our administrationyour claim, we may terinate the claim. Such cooperation includes, but is not limited to, providing any information or documents needed to determine whether benefits are payable or the actual benefit amount due.

Insurance Data

The Employer is required to cooperatien us in the review of claims applications for coverage. Any information we provide to the Employer in these airs as infidential and may not be used or released by the Employer if not permitted by applicable privacy laws.

Proof of Loss

You must provide written proof of loss to us, proof by any other electronic/telephonic means authorized by us, within 90 days after the date of

Legal Actions

No action at law or in equity may be brought **eco**ver benefits under the Policy less than 60 days after written proof of loss, or proof by any other electronic/telephonic means authorized by us, has been furnished as required by the Policy. No such action

GENERAL PROVISIONS

Incontestability

All statements made by the Employer or by an **leduare** representations not warranties. No statement will be used to deny or reduce benefits or asfands to a claim, unless a copy of the instrument containing the statement has been furnished to the **claim** the event of death or legal incapacity, the beneficiary or representative must receive the copy.

After two years from an Insured's effective date **stim**ance, or from the effective date of any added or increased benefits, no such statement will cause **insente** be contested except for fraud or eligibility for insurance.

Misstatement of Age

If an Insured's age has been misstated, we will adjust nefits to the amounts that would have been

Appropriate Care means you:

- 1. Have received treatment, care and advice farthysician who is qualified and experienced in the diagnosis and treatment of the conditions causing bility. If the condition is of a nature or severity that it is customarily treated by a recognized medical specialty, the Physician is a practitioner in that specialty.
- 2. Continue to receive such treatment, caredorice as often as is required for treatment of the conditions causing Disability.
- 3. Adhere to the treatment plan prescribed by Physician, including thaking of medications.

Consumer Price Index (CPI-W)

The Consumer Price Index for Urban Wage Earners and Clerical Workers published by the U.S. Department of Labor. If the index is discontinued banged, another nation published index that is comparable to the CPI-W will be used.

Covered Earnings

Covered Earnings means your wage or salary astemploy the Employer for work performed for the Employer as in effect just prior to the date y Dissability begins. Covered Earnings are determined initially on the date an Employee applies for coverage hange in the amount of Covered Earnings is effective on the date of the change, if the Employrees us written notice of the change and the required premium is paid.

It does not include any amounts received as homensmissions, overtime pay or other extra compensation.

Any increase in your Covered Earnings will not diffective during a period of continuous Disability.

Disability/Disabled

You are considered Disabled if, solelychese of Injury or Sickness, you are:

- 1. unable to perform the material and substate duties of your Regular Occupation; or
- 2. unable to earn 80% or more of your Inde **Ead**nings from working in your Regular Occupation.

After Disability Benefits have been payable for 30mm, you are considered Disabled if, solely due to Injury or Sickness, you are:

- 1. unable to perform the material and substadtities of any occupation for which you are, or become qualified based on education, training or experience; or
- 2. unable to earn 80% or more of your Indexed Earnings.

We will require proof of earings and continued Disability.

Disability Earnings

Any wage or salary for any work performed for any employer during your Disability, including commissions, bonus, overtime pay or other extra compensation.

Employee

For eligibility purposes, you are an Employee if you whomkthe Employer and are in one of the "Classes of Eligible Employees." Otherwise, you are an Employee if you are an employee of the Employer who is insured under the Policy.

Employer

The Policyholder and any affiliates or subsidiariesected under the Policy. The Employer is acting as your agent for transactions relating to this insurance shall not consider any actions of the Employer as actions of the Insurance Company.

Full-time

Full-time means the number of hours set by the Eneplas a regular work day for Employees in your eligibility class.

Furlough

Furlough means a temporary suspension or alteration of time Service initiated by the Employer, for a period of time specified in advance not to exceed 30 days at a time.

Good Cause

A medical reason preventing participation in the Relitation Plan. Satisfactory proof of Good Cause must be provided to us.

Indexed Earnings

For the first 12 months Monthly Benefits are payable, ylondiexed Earnings are you covered Earnings. After 12 Monthly Benefits are payable, ylondiexed Earnings are you overed Earnings plus an increase applied on each anniversary of the long Benefits became payable. The amount of each increase will be the lesser of:

- 1. 10% of your Indexed Engings during your precenting year of Disability; or
- 2. the rate of increase in the Consumer Pindex (CPI-W) during the preceding calendar year.

Injury

Any accidental loss or bodily harm that resultsedily and independently from all other causes from an Accident.

Insurability Requirement

Temporary Layoff

Temporary Layoff means a temporary suspension **tivA**Service for a period of time determined in advance by the Employer, other than a Furlough as defined. Temporary Layoff does not include the permanent termination of Active Service (including **bot** limited to a job elimination), which shall be treated as termination of employment.

TL-007500.26 as modified by TL-009980

- 4. Survivor benefits (if any) will be payable fadlows: (1) to the Employee's Spouse or Domestic Partner; (2) if there is none, in equal sharets to Employee's surviving Children; or (3) if there is none, to the Employee's estate.
- 5. A child of a Domestic Partner **ma**nly be eligible for benefits if:
 - a. the child is primarily dependent on the Employee for financial support;
 - b. the Employee has a legal obligation of support of the child; or
 - c. the Employee is the child's legal guardian.

Louisiana residents:

The percentage of Indexed Earnings, if any, thurst lifes an insured to meet the definition of Disability/Disabled may not be less than 80%.

Massachusetts residents

Oregon residents:

If the Policy provides coverage/benefits to a Spousermeestic Partner will be afforded the same coverage/benefits provided to a Spouse.

1. Domestic Partner means any of the following:

A person with whom the Employee has a registeromestic partnership under state law which imposes legal obligations on the parties substance substance. Such person will continue to be recognized as a Domestic Partners and until: (1) the domestic partnership is dissolved under applicable law; or (2) either Employee or the Domestic Partner marries another person.

- 2. All references in the policy to "Spouse" shad changed to read "Spouse and Domestic Partner" except as follows:
 - 1. A Domestic Partner shall be deemed elig**tblb**e enrolled for insurance or eligible for Additional Benefits on the latest of:
 - a. the date of registration under Itemof1 the definition of Domestic Partner;
 - b. the date that the Employee is ellgifor insurance under the Policy; or
 - c. the effective date of the Rider.
- 3. The Spouse Rehabilitation Benefitd Survivor Benefit (if any) are modified in the Policy and Certificate as follows:
 - 1. All references to the term "Spouse" are replaced Spouse or Domestic Partner" except for the following references:
 - a. The first reference to "Spouse" in the Swor Benefit text is changed to "Spouse or Domestic Partner" if there is no "Spouse".
 - b. The text pertaining to the deficion of "Spouse" remains unchanged.
- 4. Survivor benefits (if any) will be payable fadlows: (1) to the Employee's Spouse or Domestic Partner; (2) if there is none, in equal sharets to Employee's surviving Children; or (3) if there is none, to the Employee's estate.
- 5. A child of a Domestic Partner manly be eligible for benefits if:
 - a. the child is primarily dependent on the Employee for financial support;
 - b. the Employee has a legal obligation of support of the child; or
 - c. the Employee is the child's legal guardian.

Texas residents:

Any provision offsetting or otherwise reducing an amount payable under an individual or franchise policy will not apply.

Washington residents:

- 1. The following definition of "Children" as sted under the Survivor Benefit is applicable to Washington residents.
 - "Children" means as Employee's children undge 26 who are chiefly dependent upon the Employee for support and maintenance.
- 2. If the Policy provides coverage/benefits to a Spoußenestic Partner will be afforded the same coverage/benefits provided to a Spouse.

Domestic Partner means any of the following:

A person with whom the Employee has a regi

SUPPLEMENTAL INFORMATION for

Saint Louis University Group ("Plan") required by the Employee Retirement Income Security Act of 1974

As a Plan participant in Saint Louis University'an Plyou are entitled to certain information, rights and protection under the Employee Retirement Income Security Act of 1974 (ERISA).

The benefits described in your Certificate are particular a group insurance Policy issued by the Insurance Company. The Policy is incorporated **int**oPlan. The Certificate, along with the following Supplemental Information, makes up the Summary Plan Description as required by ERISA.

YOUR RIGHTS AS SET FORTH BY ERISA

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

Receive Information About Your Plan and Benefits

Examine, without charge, at the plan administratoffice and at other specified locations, such as worksites and union halls, all documents governing tae, including insurance contracts and collective bargaining agreements, and a copy of the latest are part (Form 5500 Series) filed by the plan with the U.S. Department of Labor and available at Plublic Disclosure Room of the Employee Benefit Security Administration.

Obtain, upon written request to the plan administratopies of documents governing the operation of the plan, including insurance contracts and collectivargaining agreements, and copies of the latest annual report (Form 5500 Series) and updated summany description. The administrator may make a reasonable charge for the copies.

Receive a summary of the plan's annual financial teptore 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 pairtiants ERISA imposes duties upon the people who are responsible for the operation of the employee bientain. The people who operate your plan, called "fiduciaries" of the plan, have a duty to do soderntly and in the interest of you and other plan participants and beneficiaries. No one, including 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.

Enforce Your Rights

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

Under ERISA, there are steps you can take to enthecebove rights. For instance, if you request a copy of plan documents or the latest annual refport the plan and do not receive them within 30 days, you may file suit in a Federal court. In such a catage court may require the plan administrator to

Assistance with Your Questions

If you have any questions about your plan, you should act the plan administrator. If you have any questions about this statement or about your rights FRISA, or if you need assistance in obtaining documents from the plan administrator, you should

If the claim is approved, the Insurance Company will the appropriate benefit. If the claim decision is adverse, in whole or in part, the Insurance Camppwill provide written or electronic notice which will include the following information:

- 1. The specific reason(s) for the decision;
- 2. Specific reference to the Policy provision on which the decision was based:
- 3. A description of anydaditional information required to peoft the claim, and the reason this information is necessary;
- 4. A description of the review procedures and the **tim**its applicable to those procedures, including a statement of the claimant's right to bring a civil action under section 502(a) of ERISA after the claimant appeals and after the claimant receives an adverse decision on appeal;
- 5. A discussion of the decision, including an explanation of the basis for disagreeing with or not following: (i) the views presented by the claimanthe Insurance Company of the health care professionals treating the claimant and vocationalessionals who evaluated the claimant; (ii) the views of medical or vocational experts whose was obtained on behalf of the Insurance Company in connection with the claimant's adverse fit decision, without regard to whether the advice was relied upon in making the benefit decision (iii) a disability decision regarding the claimant presented by the claimant to the lasue Company made by the Social Security Administration;
- 6. Either the specific internal rules, guidelines, **pcots**, standards or other similar plan criteria the Insurance Company relied upon in making the decistional ternatively, a statement that such rules, guidelines, protocols, standards or other similar plan criteria do not exist;.
- 7. If the adverse decision is based upon medical necessity perimental treatment or similar exclusion or limit, either an explanation of the scientific or clinical judgment for the decision, applying the terms of the Policy to the claimant's medical circularmores, or a statement that such explanation will be provided free of charge upon request;
- 8. A statement that the claimant is entitledetoeive, upon request and free of charge, reasonable access to, and copies of, all documents, records, and othermination relevant to the claim for benefits; and
- 9. A notice provided in a culturally and linguistically appropriate manner, to the extent required by ERISA.

Appeal of Denied Disability Claims(applies to all claims filed on or after April 1, 2018)

Whenever a claim decision is fully or partially was endessed enclosed enterwise, the claimant must appeal once to the Insurance Company. Asopatre claimant's appeal, the claimant may receive, upon request, free of charge, copies of all documents of the information relevant to the claim for benefits, and the claimant may submit to the surance Company, written comments, documents, records, and other information relating to the claimant submits related the claim, without regard to whether such information was submitted or considered initial claim decision. Once an appeal request has been received by the lasce Company, a full and fair review of the claim appeal will take place.

A written request for appeal must be received the ylnsurance Company within 180 days from the date the claimant received the adverse decision. If an appeal is not received within that time, the right to appeal will have been waived the Insurance Company has 45 days the date it receives a request

The review will give no deference to the originalist decision. The review will not be made by the person who made the initial claim decision, or a subate of that person. When deciding an appeal based in whole or in part upon medical judgmetret, Insurance Company will consult with a medical professional having the appropriate training and expect in the field of medicine involved in the medical judgment. Any medical or vocational expect sonsulted by the Insurance Company for the review will be identified and will not the expert who was consulted in the initial claim decision or a subordinate of that expert.

During the appeal, the Insurance Company may requinedical examination of the claimant, at its own expense, or additional informati regarding the claim. If a medical examination is required, the Insurance Company will notify the chaint of the date and time of extended and the physician's name and location. If additional information is required, the Insurance Company will notify the claimant, in writing, stating what information is needed and why it is needed.

Before the Insurance Company iesuan adverse benefit decision on appeal, if the Insurance Company considered, relied upon, orrogerated any new or additional evidence omnection with the claim, and/or if the Insurance Company intends to rely on any neadditional rationale in connection with that review, then such evidence and/or rationale will be identified to the claimant, free of charge, as soon as possible and sufficiently in advance of the date that decision on appeal is required to be made, giving the claimant a reasonable opportunity to respond.

If the claim is approved, the Insurance Company will the appropriate benefit. If the claim decision on appeal is adverse, in whole or in part, the lasce Company will provide written or electronic notice that includes:

- 1. The specific reason(s) for the decision;
- 2. Specific reference to the Policy provis(s) on which the decision was based;
- 3. A statement that the claimant is entitledetoeive, upon request and free of charge, reasonable access to, and copies of, all documents, records, and only intermediate to the claim for benefits;
- 4. A statement describing any voluntary appeal processdoffered, and the claimant's right to obtain the information about those procedures:
- 5. A statement of claimant's right to bring aricaction under section 502(a) of ERISA, including a description of any applicable contrast limitations period that applies to the claimant's right to bring such an action, and the calendar date on whichothteactual limitations period expires for the claim;
- 6. A discussion of the decision, including an explanation of the basis for disagreeing with or not following: (i) the views presented by the claimant the Insurance Company of the health care professionals treating the claimant and vocationalessionals who evaluated the claimant; (ii) the views of medical or vocational experts whose was obtained on behalf of the Insurance Company in connection with the adverse decision regard to whether the advice was relied upon in making the adverse decision; and (iii) a disability decision regarding the claimant presented by the claimant to the Insurance Companydenay the Social Security Administration;
- 7. Either the specific internal rules, guideliness,tpcols, standards or other similar plan criteria the Insurance Company relied upon in making the decisional ternatively, a statement that such rules, guidelines, protocols, standards or other similar plan criteria do not exist;
- 8. If the adverse decision is based upon medical necessity perimental treatment or similar exclusion or limit, either an explanation of the scientific or clinical judgment for the decision, applying the terms of the Policy to the claimant's medical circularmores, or a statement that such explanation will be provided free of charge upon request; and
- 9. A notice provided in a culturally and linguistically appropriate manner, to the extent required by ERISA.

Claims for Non-Disability Benefits (applies to all claims filed on or after April 1, 2018)

A non-disability "claim" is any claim which does not require a determination of disability by the Insurance Company regardless of the type of policieuwhich it arises (for example, a death claim, an accident claim, etc.). A non-disability claim is ed as of the date the Insurance Company first receives, in writing or by telephone (through the Insurance Company's intake department), notice that a claimant is seeking benefits under the Policieus notice of claim should include the group Policy holder's name, the Policy and Certificate number and the claimant's name and address.

The Insurance Company has 90 days from the dateatine is filed to determine whether or not benefits are payable in accordance with the terms of the Politique Insurance Company may require more time to review the claim if special circumstances existe review period may be extended for up to one

If the appeal decision is adverse, in whole or in part, the Insurance Company will provide written or electronic notice that includes:

- 1. The specific reason(s) for the claim decision;
- 2. Specific reference to the Policy provis(s) on which the decision was based;
- 3. A statement that the claimant is entitled excerve, upon request and free of charge, reasonable access to, and copies of, all documents, records, and introduced introduced in the claim for benefits;
- 4. A statement describing any voluntary appeal processdoffered, and the claimant's right to obtain the information about those procedures, and
- 5. A statement of the claimant's right to bring a civil action under section 502(a) of ERISA.

ER-03-2

UNDERWRITTEN BY: LIFE INSURANCE COMPANY OF NORTH AMERICA a Cigna company

Class 1 04/2020