GROUP BOOKLET-CERTIFICATE FOR MEMBERS OF

LOYOLA UNIVERSITY MARYLAND

MEMBERS WITHOUT PENSION ELECTING CORE
Group Long Term Disability Insurance

Print Date: 09/26/2018
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Summary Plan Description for Purposes of Employee Retirement Income Security Act (ERISA):

This booklet-certificate (including any supplement) may be utilized in part in meeting the Summary Plan Description requirements under ERISA for insured employees (or those listed on the front cover) of the Policyholder who are eligible for Group Long Term Disability insurance.

A separate booklet-certificate will be issued if necessary to cover one or more separate classes of the Policyholder who are eligible for Group coverage. For further information contact your plan administrator.
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Your Group Long Term Disability Insurance has been designed to provide financial help for you when a covered loss occurs. This plan has chosen benefits provided by a Group Policy issued by Us, Principal Life Insurance Company. To the extent that benefits are provided by the Group Policy, the administration and payment of claims will be done by Us as an insurer.

Members rights and benefits are determined by the provisions of the Group Policy. This booklet briefly describes those rights and benefits. It outlines what you must do to be insured. It explains how to file claims. It is your certificate while you are insured.

The effective date of your insurance is as shown on your enrollment form.

THIS BOOKLET REPLACES ANY PRIOR BOOKLET THAT YOU MAY HAVE RECEIVED. If you have any questions about this new booklet, please contact your employer. In the event of future plan changes, you will be provided with a new booklet-certificate or a booklet-certificate rider.

If you have an electronic booklet, paper copies of this booklet-certificate are also available. Please contact your employer if you would like to request a paper copy.

PLEASE READ YOUR BOOKLET CAREFULLY. We suggest that you start with a review of the terms listed in the DEFINITIONS Section (at the back of the booklet). The meanings of these terms will help you understand the insurance.

The group insurance policy and your coverage under the Group Policy may be discontinued or altered by the Policyholder or Us at any time without your consent.

In administering the benefits provided under the Group Policy, all Predisability Earnings and Current Earnings will be expressed in U.S. dollars and all premium and benefit amounts must be paid in U.S. dollars.

We reserve discretion to construe or interpret the provisions of the Group Policy, to determine eligibility for benefits, and to determine the type and extent of benefits, if any, to be provided. Our decisions in such matters will be as between Us and persons covered by this group insurance, subject to the Claim Procedures shown on page GH 823 of this booklet.

The insurance provided in this booklet is subject to the laws of the state of MARYLAND.

PRINCIPAL LIFE
INSURANCE COMPANY
Des Moines, IA  50392-0002
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# LONG TERM DISABILITY INSURANCE SUMMARY

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This summary provides only highlights of the Group Policy. The entire Group Policy determines all rights, benefits, exclusions and limitations of the insurance described above.
HOW TO BE INSURED
LONG TERM DISABILITY INSURANCE

Eligibility and Contestability

Eligibility

You will be eligible for insurance on the later of:

a. July 1, 2018; or

b. the first of the Insurance Month coinciding with or next following the date you become a Member as described in this booklet.

Contestability

After the Group Policy has been in force two years, We may not contest its validity except for nonpayment of premium.

All statements made by, or by the authority of, the Policyholder for the issuance, reinstatement, or renewal of the Group Policy will be deemed to be representations and not warranties. The Group Policy may only be contested on the basis of a material misrepresentation.

All statements made by any person insured will be representations and not warranties. Statements made by any individual person insured under the Group Policy relating to insurability may not be used to contest an insured person's insurance after the insurance has been in force for a period of two years during the insured's lifetime. Statements made to effectuate insurance may not be used to contest an insured person's insurance unless:

a. the statement is in Written form Signed by the insured person; and

b. a copy of the form which contains the statement is given to the insured person or the insured person's beneficiary at the time insurance is contested.

However, the above will not preclude the assertion at any time of defenses based upon the person's not being eligible for insurance under the Group Policy or upon other provisions of the Group Policy.

In addition, if a person's age is misstated, We may, at any time, adjust premiums and benefits to reflect the correct age by recalculating the premium due and the benefits payable for the insured person's correct age.
HOW TO BE INSURED
LONG TERM DISABILITY INSURANCE

Effective Dates

Actively at Work

Your effective date for Long Term Disability Insurance will be as explained in this booklet, if you are Actively at Work on that date. If you are not Actively at Work on the date insurance would otherwise be effective, such insurance will not be in force until the day of return to Active Work.

Effective Date for Noncontributory Insurance

Unless Evidence of Insurability is required, insurance for which you contribute no part of premium will be in force on the date you are eligible.

Effective Date for Contributory Insurance

If you are to contribute a part of premium, insurance must be requested in a form provided by Us. Unless Evidence of Insurability is required, the requested insurance will be in force on:

a. the date you are eligible, if the request is made on or before that date; or

b. the first of the Insurance Month coinciding with or next following the date of your request, if the request is made within 31 days after the date you are eligible.

If the request is made more than 31 days after the date you are eligible, Evidence of Insurability will be required before insurance can be in force.

Effective Date When Evidence of Insurability is Required

Insurance for which Evidence of Insurability is required will be in force on the later of:

a. the date insurance would have been effective if Evidence of Insurability had not been required; or

b. the date Evidence of Insurability is approved by Us.

Evidence of Insurability Requirements

The type and form of required Evidence of Insurability will be determined by Us. You must submit Evidence of Insurability:

a. If insurance for which you contribute a part of premium is requested more than 31 days after the date you are eligible.

b. If you have failed to provide required Evidence of Insurability or have been refused insurance under the Group Policy at any prior time.

c. If you elect to terminate insurance and, more than 31 days later, request to be insured again.
d. If, after the date you are initially insured, you elect to increase benefits.

**Effective Date for Benefit Changes Due to a Change in Monthly Earnings**

Unless Evidence of Insurability is required (see above), a change in Benefit Payable amount because of a change in your Monthly Earnings will normally be effective on the date of change. However, if you are not Actively at Work on the date a Benefit Payable change would otherwise be effective, the Benefit Payable change will not be in force until the date you return to Active Work.

**Effective Date for Benefit Changes Due to a Change in Insurance Class**

Unless Evidence of Insurability is required (see above), a change in Benefit Payable amount because of a change in your insurance class will normally be effective on the first  of the Insurance Month coinciding with or next following the date of change. However, if you are not Actively at Work on the date a Benefit Payable change would otherwise be effective, the Benefit Payable change will not be in force until the date you return to Active Work.

**Effective Date for Benefit Changes - Change by Policy Amendment**

Unless Evidence of Insurability is required (see above), a change in amount of your Benefit Payable because of a change in the Benefit Payable by amendment to the Group Policy will be effective on the date of change. However, if you are not Actively at Work on the date a Benefit Payable change would otherwise be effective, the Benefit Payable change will not be in force until the date you return to Active Work.

**Time Effective**

All coverage is effective and terminates at 12:00 A.M. Eastern Standard Time.
HOW TO BE INSURED
LONG TERM DISABILITY INSURANCE

Termination, Continuation, and Reinstatement

Termination of Insurance

Your insurance will terminate on the earliest of:

a. the date the Group Policy is terminated; or

b. the end of the Insurance Month for which the last premium is paid for your insurance, subject to the Grace Period provision; or

c. for contributory insurance, the end of any Insurance Month if requested by you before that date; or

d. the end of the Insurance Month in which you cease to be a Member as defined; or

e. the end of the Insurance Month in which you cease to be in a class for which Member Insurance is provided; or

f. the end of the Insurance Month in which you cease Active Work except as provided below.

Termination of insurance for any reason described above will not affect your rights to benefits, if any, for a Disability that begins while your insurance is in force under the Group Policy. You are considered to be continuously Disabled if you are Disabled from one condition and, while still Disabled from that condition, incur another condition that causes Disability.

Continuation

You may qualify to have your insurance continued under one or more of the continuation provisions below. If you qualify for continuation under more than one provision, the longest period of continuation will be applied, and all periods of continuation will run concurrently.

Continuation and Reinstatement - Sickness, Injury, or Pregnancy

If you cease Active Work due to sickness, injury, or pregnancy, your insurance can be continued subject to payment of premium, until the earliest of:

a. the date insurance would otherwise terminate as provided in items a. through e. above; or

b. the end of the Insurance Month in which you recover; or

c. the date 180 days after Active Work ends.

If a Benefit Payment Period is established, your insurance will be reinstated if you return to Active Work for the Policyholder within six months of the date the Benefit Payment Period ends. Your reinstated insurance will be in force on the date of return to Active Work.
If you do not qualify to have a Benefit Payment Period begin, insurance will be reinstated if you return to Active Work for the Policyholder within six months of the date insurance ceased. Your reinstated insurance will be in force on the date of return to Active Work.

Evidence of Insurability will be required to place in force any Benefit Payable that would have been subject to Evidence of Insurability had you remained continuously insured.

**Continuation and Reinstatement - Layoff, Leave of Absence, or Sabbatical**

If you cease Active Work due to layoff or leave of absence, your insurance can be continued, subject to premium payment, until the earlier of:

a. the date insurance would otherwise terminate as provided in items a. through e. above; or

b. six months after the end of the Insurance Month in which Active Work ends.

If you cease Active Work due to a sabbatical, your insurance can be continued, subject to premium payment, until the earlier of:

a. the date insurance would otherwise terminate as provided in items a. through e. above; or

b. one year after the end of the Insurance Month in which Active Work ends.

Your insurance will be reinstated if you return to Active Work for the Policyholder within six months of the date insurance ceased. Your reinstated insurance will be in force on the date of return to Active Work.

A longer reinstatement period may be allowed for an approved leave of absence taken in accordance with the provisions of the federal law regarding Uniform Services Employment and Reemployment Rights Act of 1994 (USERRA).

Evidence of Insurability will be required to place in force any Benefit Payable that would have been subject to Evidence of Insurability had you remained continuously insured.

**Continuation and Reinstatement - Family and Medical Leave Act (FMLA)**

If you cease Active Work due to an approved leave of absence under FMLA, the Policyholder may choose to continue your insurance, subject to premium payment, until the date either 12 weeks or 26 weeks, as determined by law, after the end of the Insurance Month in which Active Work ends.

Your terminated insurance may be reinstated in accordance with the provisions of FMLA.
DESCRIPTION OF BENEFITS

Benefit Qualification

You will qualify for Disability benefits, if all of the following apply:

a. You are Disabled under the terms of the Group Policy.

b. Your Disability begins while you are insured under the Group Policy.

c. Your Disability is not subject to any of the Limitations listed in this booklet.

d. An Elimination Period of 180 days is completed.

e. A Benefit Payment Period is established.

f. You are under the Regular and Appropriate Care of a Physician.

g. The claim requirements listed in the CLAIM PROCEDURES Section are satisfied.

A Benefit Payment Period will be established on the latest of:

a. the date you complete an Elimination Period; or

b. the date one year before We receive Written proof of your Disability, except in the absence of legal capacity.

NOTE: No premiums are required during a Long Term Disability Benefit Payment Period.

No benefits will be payable for any Disability during your incarceration in a penal or correctional institution for a period greater than six months. Benefits will be terminated effective on the day immediately following six months of such incarceration and will be reinstated, without retroactive payment of benefits, upon your release, provided:

a. you continue to qualify for benefits as provided in this section; and

b. your current Disability and the Disability for which the Elimination Period was completed are from the same or related cause; and

c. you have not exceeded the Benefit Payment Period as outlined on GH 819.

Reinstated benefits are not paid retroactively during the period of your incarceration.
DESCRIPTION OF BENEFITS

Benefits Payable

If you are not working during a period of Disability

Your Benefit Payable for each full month of a Benefit Payment Period will be your Primary Monthly Benefit less Other Income Sources.

If you are working during a period of Disability

Your work incentive Benefit Payable for each full month of a Benefit Payment Period will be:

a. For the first 24 months, the lesser of:
   (1) 100% of Indexed Predisability Earnings less Other Income Sources, less Current Earnings from your Own Occupation or any occupation; or
   (2) the Primary Monthly Benefit less Other Income Sources; and

b. Thereafter, your Primary Monthly Benefit less Other Income Sources, multiplied by your Income Loss Percentage.

On each March 1, following the date you become Disabled, your Predisability Earnings will be increased by the average rate of increase in the Consumer Price Index during the preceding calendar year, subject to an annual maximum of 10%.

We reserve the right to use some other similar measurement approved by the Commissioner of Insurance of the State Of Maryland if the U.S. Dept. of Labor changes or stops publishing the Consumer Price Index - U.S. City Average for Urban Consumers.

If you have been Disabled for less than one year as of March 1, the amount of the increase will be multiplied by the ratio of:

a. the number of completed months of Disability as of March 1;

b. divided by 12 months.

Consumer Price Index means the U.S. City Average for Urban Consumers, All Items, as published in the Consumer Price Index by the United States Department of Labor for the preceding calendar year.

Minimum Monthly Benefit

In no event will the Monthly Benefit Payable be less than the greater of 10% of your Primary Monthly Benefit or $100 for each full month of a Benefit Payment Period, except that We will have the right to reduce the Minimum Monthly Benefit by any prior benefit overpayment. The Benefit Payable for each day of any part of a Benefit Payment Period that is less than a full month will be the monthly benefit divided by 30.
DESCRIPTION OF BENEFITS

Rehabilitation Services and Benefits

Rehabilitation Services and Benefits

While you are Disabled and covered under the Group Policy, you may qualify to participate in a Rehabilitation Plan and receive Rehabilitation Services and Benefits. We will work with you and others as appropriate, to develop an individualized Rehabilitation Plan intended to assist you in returning to work.

Rehabilitation Services

While you are Disabled under the terms of the Group Policy, you may qualify for Rehabilitation Services. If you, the Policyholder, and We agree in Writing on a Rehabilitation Plan in advance, We may pay a portion of reasonable expenses. The goal of the plan will be to return you to work.

Any rehabilitation assistance must be approved in advance by Us and outlined in a Rehabilitation Plan. The Benefit Payable as described in the booklet (subject to the terms and conditions of the Group Policy) will continue, unless modified by the Rehabilitation Plan. Rehabilitation assistance may include, but is not limited to:

a. coordination of medical services;
b. vocational and employment assessment;
c. purchasing adaptive equipment;
d. business/financial planning;
e. retraining for a new occupation;
f. education expenses.

We will periodically review the Rehabilitation Plan and your progress and We will continue to pay for the agreed upon expenses as long as We determine that the Rehabilitation Plan is providing the necessary action to return you to work.

We may require you to participate in an individualized Rehabilitation Plan at Our expense. If you refuse to participate in or do not comply with the Rehabilitation Plan without good cause, all benefits will cease to be payable. As used in this section, "good cause" means a medical reason preventing implementation of the Rehabilitation Plan.

Predisability Intervention Services

Rehabilitation Services may be offered if you have not yet become Disabled under the terms of the Group Policy, provided you have a condition which has the potential of resulting in the inability to perform the Substantial and Material Duties of your Own Occupation.

Rehabilitation Incentive Benefit

During a Benefit Payment Period, if you are participating in and fulfilling the requirements of the Rehabilitation Plan, but are not yet working, you will be eligible for a 10% increase in the Primary Monthly Benefit percentage as a Rehabilitation Incentive Benefit. Payment of the Rehabilitation Incentive Benefit will begin with the Benefit Payable amount that next follows implementation of the Rehabilitation Plan. The Rehabilitation Incentive Benefit is not subject to the Maximum Monthly Benefit.
The Rehabilitation Incentive Benefit will terminate on the earliest of:

a. the date the time frame established in the Rehabilitation Plan has elapsed; or

b. the date you fail to meet the goals and objectives established in the Rehabilitation Plan; or

c. the date you have received a total of 12 months of Rehabilitation Incentive Benefits; or

d. the date benefits would otherwise terminate as described in this booklet.

Reasonable Accommodation Benefit

Eligibility

You or an employer may be eligible for a Reasonable Accommodation Benefit provided you would be able to return to work with Reasonable Accommodation of the work environment. This benefit must be approved by Us in Writing prior to implementation.

Benefit

We will reimburse you or an employer for expenses incurred to modify the workplace to allow you to return to work, up to the actual expense, not to exceed $2,000 per Benefit Payment Period. Expenses may include the cost of tools, equipment, furniture, or any other changes to the work-site or environment that We agree will allow you to return to work. Any payment made for Reasonable Accommodation would be the difference between the cost and the amount paid or payable by third parties (including any amount paid under a policy of medical coverage).

Return to Work Child Care Benefit

Eligibility

If you are working during a Benefit Payment Period, you will be eligible for the Return to Work Child Care Benefit after you have received a work incentive Benefit Payable for 24 months.

Benefit

You will be reimbursed for 100% of actual charges which you incur for the child care of an eligible child up to a maximum benefit of $400 per month.

An eligible child means your natural, legally adopted, or stepchild, provided the child:

a. is less than 13 years of age; and

b. lives with you.

An eligible child will also include a child who is developmentally disabled or physically handicapped and is incapable of staying alone regardless of age.

Developmentally disabled means substantial handicap as determined by Us which results from mental retardation, cerebral palsy, epilepsy or other neurological disorder and is diagnosed by a Physician as a permanent or long term continuing condition.
Physically handicapped means substantial physical or mental impairment as determined by Us which results from injury, accident, congenital defect or sickness and is diagnosed by a Physician as a permanent or long term dysfunction or malformation of the body.

**Termination**

This benefit will be paid during your Benefit Payment Period and will terminate on the earliest of:

a. the date you are no longer Disabled; or

b. the date you are no longer working in any capacity; or

c. the date benefits would otherwise terminate as described in this booklet; or

d. the date you have received a total of 12 months of Return to Work Child Care Benefits; or

e. the date the child is no longer an eligible child.
DESCRIPTION OF BENEFITS

Survivor Benefit

Survivor Benefit

In the event a Benefit Payment Period ends because of your death, a Survivor Benefit will be payable. This Survivor Benefit will be three times your Benefit Payable as described on GH 808 that would have been payable had you not died.

We will pay the Survivor Benefit to your spouse, child, parent, or estate as described in the CLAIM PROCEDURES Section on GH 823.
DESCRIPTION OF BENEFITS

Monthly Payment Limit

In no event will the sum of amounts payable for:

a. Benefits Payable as described in this booklet;

b. Rehabilitation Incentive Benefit;

c. Return to Work Child Care Benefit;

d. Income from Other Income Sources;

e. Current Earnings from your Own Occupation or any occupation;

f. Sick pay;

g. Salary continuance payments;

h. Personal time off;

exceed 100% of Predisability Earnings. If you are eligible for a work incentive Benefit Payable, the Monthly Payment Limit will be increased to 100% of Indexed Predisability Earnings for the first 24 months.

In the event your total income from all sources listed above exceeds 100% of Predisability Earnings, the benefits as described in this booklet will be reduced by the amount in excess of 100% of Predisability Earnings.
DESCRIPTION OF BENEFITS

Benefit Payment Period and Recurring Disability

**Benefit Payment Period**

Benefits are payable:

a. if your Disability begins before age 61, until the later of the date five years after the Benefit Payment Period begins, or the date you attain age 65; or

b. if your Disability begins on or after age 61, and before the date you attain age 69, until the earlier of the date five years after the Benefit Payment Period begins, or the date you attain age 70 (except the Benefit Payment Period will not be less than 12 months); or

c. if your Disability begins at or after age 69, until the date 12 months after the Benefit Payment Period begins.

However, in no event, will benefits continue beyond:

a. the date of your death; or

b. the date your Disability ends, unless a Recurring Disability exists as explained in this booklet; or

c. the date you fail to provide any required proof of Disability; or

d. the date you fail to submit to any required medical examination or evaluation; or

e. the date you fail to report any required Current Earnings information; or

f. the date you fail to report income from Other Income Sources; or

g. the date you cease to be under the Regular and Appropriate Care of a Physician; or

h. the date you refuse to participate in or do not comply with a Rehabilitation Plan.

**Recurring Disability**

A Recurring Disability will exist under the Group Policy if:

a. after you have completed an Elimination Period and during a Benefit Payment Period, you cease to be Disabled; and

b. you then return to Active Work; and

c. while insured under the Group Policy but before completing six continuous months of Active Work, you are again Disabled; and

d. your current Disability and the Disability for which you completed the Elimination Period result from the same or a related cause.
While the Group Policy is in force a Recurring Disability will be treated as if the initial Disability had not ended, except that no benefits will be payable for the time between Disabilities. You will not be required to complete a new Elimination Period. Benefits will be payable from the first day of each Recurring Disability, but only for the remainder, if any, of the Benefit Payment Period established for the initial Disability. The effective date of any salary increase received during your return to Active Work as stated in this booklet on GH 805 which would otherwise be effective, will not apply to any benefit payable under this Recurring Disability provision.

The initial Disability must have been compensable under the Group Policy before benefits can be considered for a Recurring Disability.
DESCRIPTION OF BENEFITS

Limitations

No benefits will be paid for any Disability that:

a. results from willful self-injury or self-destruction, while sane or insane; or

b. results from war or act of war; or

c. results from your voluntary participation in a felony; or

d. is a new Disability that begins after a prior Benefit Payment Period has ended or a claim for benefits has been denied and you have not returned to Active Work; or

e. is a continuation of a Disability for which a Benefit Payment Period has ended or a claim for benefits has been denied and you have not returned to Active Work (except as provided for a Recurring Disability in this booklet); or

f. is caused by, a complication of, or resulting from a Preexisting Condition except as described below.

Preexisting Conditions Exclusion for Initial Insurance

A Preexisting Condition is any sickness or injury, including all related conditions and complications, or pregnancy, for which you:

a. received medical treatment, consultation, care, or services; or

b. were prescribed or took prescription medications;

in the six month period before you became insured under the Group Policy.

No benefits will be paid for a Disability that results from a Preexisting Condition unless, on the date you become Disabled, you have been continuously insured for the earlier of:

a. three consecutive months during which you were insured under the Group Policy, during which you received no treatment, consultation, care, or service, and no prescription medication was prescribed or taken for the Preexisting Condition; or

b. 12 consecutive months during which you were insured under the Group Policy.

A Preexisting condition does not include a condition admitted on the Evidence of Insurability form, which was not excluded by signed waiver rider, unless there are other unadmitted details which makes the condition of materially greater underwriting significance than original evaluation would have suggested.

Preexisting Conditions Exclusion for Benefit Increases

A Preexisting Condition is any sickness or injury, including all related conditions and complications, or pregnancy, for which you:
a. received medical treatment, consultation, care, or services; or

b. were prescribed or took prescription medications;

in the six month period prior to an increase in benefits or change in the Group Policy, including increases in benefits due to a change in Monthly Earnings of 25% or greater.

For a Disability resulting from a Preexisting Condition, the benefits and the Group Policy provisions in force immediately prior to the increase or change will be payable for the duration of a Disability, if the Disability occurs the earlier of:

a. the date you have been continuously insured under the Group Policy for three consecutive months during which you received no treatment, consultation, care, or services and no prescription medication was prescribed or taken for the Preexisting Condition in the three consecutive months following the effective date of the increase in benefits or change in the Group Policy provisions; or

b. 12 months after the effective date of the increase in benefits or change in the Group Policy provisions,

following the effective date of the increase in benefits or change in the Group Policy provisions.

A Preexisting condition does not include a condition admitted on the Evidence of Insurability form, which was not excluded by signed waiver rider, unless there are other unadmitted details which makes the condition of materially greater underwriting significance than original evaluation would have suggested.
CLAIM PROCEDURES

Notice of Claim

Written notice of claim must be given to Us within 30 days after the date of loss for which claim is being made. Failure to furnish such notice within the specified time will not invalidate nor reduce any claim if it cannot be shown not to have been reasonably possible to furnish such notice and that such notice was furnished as soon as was reasonably possible.

Claim Forms

Claim forms and other information needed to provide proof of Disability must be filed with Us in order to obtain payment of benefits. The Policyholder will provide appropriate claim forms to assist you in filing claims. If the forms are not provided within 15 days after We receive notice of claim, you will be considered to have complied with the requirements of the Group Policy regarding proof of Disability upon submitting, within the time specified below for filing Written proof of Disability, Written proof covering the occurrence, character and extent of the loss.

Proof of Disability

Claim forms and other information needed to prove Disability should be filed promptly. Written proof that Disability exists and has been continuous must be sent to Us within six months after the date you complete an Elimination Period, except in the absence of legal capacity. Proof required includes the date, nature, and extent of the loss. Further proof that Disability has not ended must be sent, except in the absence of legal capacity, at intervals requested by Us, that are reasonably required. We may request additional information to substantiate your loss or require a Signed unaltered authorization to obtain that information from the provider. We reserve the right to determine when these conditions are met. Your failure to comply with such request could result in declination of the claim. For purposes of satisfying the claims processing timing requirements of the Employee Retirement Income Security Act (ERISA), receipt of claim will be considered to be met when the Elimination Period has been completed and the appropriate claim form is received by Us.

Failure to furnish proof of Disability within the time required does not invalidate or reduce a claim if it was not reasonably possible to submit the proof within the required time, if the proof is furnished as soon as reasonably possible and, except in the absence of legal capacity of the claimant, not later than 1 year from the time proof is otherwise required.

Documentation of Loss

We must receive satisfactory Written proof of loss. Until We receive the proof of loss requested, benefits will not be paid. Proof of loss may include:

a. Any requested claim form including claim forms from you or your Physician.

b. Documentation that you are under Regular and Appropriate Care by a Physician.

c. Copies of medical records, test results and/or Physician's progress notes.

d. Occupation information, such as documentation of work duties and activities. This may include your job description or appointment calendar.

e. Independent medical examination(s) (see Examinations and Evaluations in this section).
f. A Written authorization, signed by you, on a form supplied by Us, to obtain records and information needed to determine your eligibility for benefits.

g. Other proof of loss as required by Us.

Earnings Documentation

We may require proof to determine your Predisability Earnings and Current Earnings. A company representative has the right to examine your financial and business records, including your Federal income tax returns and supporting documentation, as often as We may require.

Investigation of Your Claim

We may conduct an investigation of your claim at any time, which may include a personal interview with a company representative and/or an examination under oath. Benefits may not be payable until We have had a reasonable time to conduct an investigation of your claim and determine that benefits are payable.

Any costs involved in submission of proof of loss or earnings documentation are your responsibility to pay, except for costs incurred by Us for items c. and e. as shown under Documentation of Loss above or personal interview or financial examination.

Once your claim is approved, no benefits will be continued beyond the end of the period for which you have provided Us with satisfactory proof of loss. We will require you to provide additional documentation of your claim, at your expense, at reasonable intervals while you are claiming Disability.

Proof of Disability while outside the United States

If during a period of Disability, you are residing or staying outside the United States, the following will apply:

a. Any evidence you submit for your claim will be required to be translated by the U.S. Embassy and contain the U.S. Embassy seal.

b. You may be required to return to the United States at a frequency We deem necessary to substantiate your claim for Disability. The frequency of returns to the United States would only be at reasonable intervals. All expenses incurred by you for returning to the United States will be your responsibility.

c. You must notify Us in advance of any return to the United States and your change of address.

Your failure to comply with such request could result in declination of the claim. For purposes of satisfying the claims processing timing requirements of the Employee Retirement Income Security Act (ERISA), receipt of claim will be considered to be met when the Elimination Period has been completed and the appropriate claim form is received by Us.

Payment, Denial, and Review

ERISA permits up to 45 days from receipt of claim for processing the claim. If a claim cannot be processed due to incomplete information, We will send a Written explanation prior to the expiration of the 45 days. A claimant is then allowed up to 45 days to provide all additional information requested. We are permitted two 30-day extensions for processing an incomplete claim. Written notification will be sent to you regarding the extension.
In actual practice, benefits under the Group Policy will be payable sooner, providing We receive complete and proper proof of Disability. Further, if a claim is not payable or cannot be processed, We will submit a detailed explanation of the basis for its denial.

A claimant may request an appeal of a claim denial by Written request to Us within 180 days of the receipt of notice of the denial. We will make a full and fair review of the claim. We may require additional information to make the review. We will notify you in Writing of the appeal decision within 45 days after receipt of the appeal request. If the appeal cannot be processed within the 45-day period because We did not receive the requested additional information, We are permitted a 45-day extension for the review. Written notification will be sent to the claimant regarding the extension. After exhaustion of the formal appeal process, the claimant may request an additional appeal. However, this appeal is voluntary and does not need to be filed before asserting rights to legal action.

For purposes of this section, "claimant" means Member.

**Report of Payments from Other Income Sources**

When asked, you must give Us:

a. a report of all payments from Other Income Sources; and

b. proof of application for all such income for which you and your Dependents are eligible; and

c. proof that any application for such income has been rejected.

**Lump Sum Payments from Other Income Sources**

If any income from Other Income Sources are payable in a lump sum (except as described below), the lump sum will be deemed to be paid in monthly amounts prorated over the time stated. If no such time is stated, the lump sum will be prorated monthly over your expected life span. We will determine the expected life span.

Lump Sum Payments under:

a. a retirement plan will be deemed to be paid in the monthly amount which:
   
   (1) is provided by the standard annuity option under the plan as identified by the Policyholder; or
   
   (2) is prorated under a standard annuity table over your expected life span (if the plan does not have a standard annuity option);

b. a Workers' Compensation Act or other similar law (which includes benefits paid under an award or a settlement) will be deemed to be paid monthly:
   
   (1) at the rate stated in the award or settlement; or
   
   (2) at the rate paid prior to the lump sum (if no rate is stated in the award or settlement); or
   
   (3) at the maximum rate set by law (if no rate is stated and you did not receive a periodic award).

**Social Security Estimates**

Until exact amounts are known, We may estimate the Social Security benefits for which you and your Dependents are eligible and may include those estimates in your Other Income Sources.

If it is reasonable that you would be entitled to disability benefits under the Federal Social Security Act, We will require that you:
a. apply for disability benefits within ten days after receipt of Written notice from Us requesting you to apply for such benefits; and

b. give satisfactory proof within 30 days after receipt of Written notice from Us that you have applied for these benefits within the ten-day period; and

c. request reconsideration of the application for Social Security benefits if the original application is denied, and appeal any denial or reconsideration if an appeal appears reasonable.

Workers' Compensation and Other Disability Coverage Estimates

Until exact amounts are known, We may estimate the Workers' Compensation benefits and other disability coverage that provides benefits for loss of time from work that are attributable to employer contributions in whole or in part or makes payroll deductions for which you are eligible and may include those estimates in your Other Income Sources.

If it is reasonable that you would be entitled to benefits under a Workers' Compensation Act or a similar law and other disability coverage, We will require that you:

a. apply for benefits within ten days after receipt of Written notice from Us requesting you to apply for such benefits; and

b. give satisfactory proof within 30 days after receipt of Written notice from Us that you have applied for these benefits within the ten-day period.

Payments for Less Than a Full Month

The Benefit Payable for each day of any part of a Benefit Payment Period that is less than a full month will be the monthly benefit divided by 30.

Right to Recover Overpayments

If an overpayment of benefits occurs under the Group Policy, We will have the option to:

a. reduce or withhold any future benefits We determine to be due, including the Minimum Monthly Benefit; or

b. recover the overpayment directly from you; or

c. take any other legal action.

Facility of Payment

Benefits under the Group Policy will be payable at the end of each month of a Benefit Payment Period, provided complete and proper proof of Disability has been received by Us.

We reserve the right to offer a lump sum payment in lieu of continued monthly payments where liability has been established for a Benefit Payment Period if agreed upon by you and Us.

Any unpaid balance that remains after a Benefit Payment Period ceases will be immediately payable.
We will normally pay benefits directly to you. However, in the special instances listed below, payment will be as indicated. All payments so made will discharge Us to the full extent of those payments. The limit of these payments is capped at $5,000.

a. If payment amounts remain due upon your death, those amounts may, at Our option, be paid to your spouse, child, parent, or estate.

b. If We believe a person is not legally able to give a valid receipt for a benefit payment, and no guardian has been appointed, We may pay another person who is related by blood or marriage to the person who is otherwise entitled to receive the benefit. The limit of these payments is capped at $5,000.

Examinations and Evaluations

We have the right to require you to undergo medical evaluations, functional capacity evaluations, vocational evaluations, and/or psychiatric evaluations during the course of a claim. The examinations or evaluations will be performed by a Physician or evaluator We choose as appropriate for the condition and will be conducted at the time, place and frequency We reasonably requires. We will pay for these examinations and evaluations and will choose the Physician or evaluator to perform them. Failure to attend a medical examination or cooperate with the Physician may be cause for suspension or denial of your benefits. Failure to attend an evaluation or to cooperate with the evaluator may also be cause for suspension or denial of your benefits. If you fail to attend an examination or an evaluation, any charges incurred for not attending an appointment as scheduled may be your responsibility.

Legal Action

Legal action to recover benefits under the Group Policy may not be started earlier than 60 days after proof of Disability is filed. Further, no legal action may be started later than three years after that proof is required to be filed.

Time Limits

Any time limits listed in this section will be adjusted as required by law.
STATEMENT OF RIGHTS

Federal law requires that this section be included in your booklet:

As a participant in this plan 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**

- 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.

- Obtain, upon written request to the plan administrator, copies of documents governing the operation of the plan, including insurance contracts and 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.

- 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 your plan, called "fiduciaries" of the plan, have a duty to do so prudently and in the interest of you and other 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.

**Enforce Your Rights**

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 Federal court. In such a case, the court may require the plan administrator to provide the materials and pay you up to $110 a day until you receive the materials, 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 state or Federal court. In addition, if you disagree with the plan's decision or lack thereof concerning the qualified status of a domestic relations order or a medical child support order, you may file suit in 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 have 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 your claim is frivolous.
Assistance with Your Questions

If you have any questions about your plan, you should contact the plan administrator. If you have any 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 Division of Technical Assistance and Inquiries, 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.
SUPPLEMENT TO YOUR BOOKLET-CERTIFICATE

The Employee Retirement Income Security Act (ERISA) requires that certain information be furnished to each participant in an employee benefit plan. Policyholders may use this booklet-certificate in part in meeting Summary Plan Description requirements under ERISA.

1. Employer Plan Identification Number:
   
   EIN: 52-0591623
   PN: 510

2. Type of Administration:

   Long Term Disability Insurance Contract

3. Plan Administrator:

   LOYOLA UNIVERSITY MARYLAND
   4501 NORTH CHARLES ST
   BALTIMORE MD 21210

   See your employer for the business telephone number of the Plan Administrator.

4. Plan Sponsor:

   LOYOLA UNIVERSITY MARYLAND
   4501 NORTH CHARLES ST
   BALTIMORE MD 21210

5. Agent for Service of Legal Process:

   LOYOLA UNIVERSITY MARYLAND
   4501 NORTH CHARLES ST
   BALTIMORE MD 21210
   (410) 617-1366

   Legal process may also be served upon the plan administrator.

6. Type of Participants Covered Under the Plan:

   All active full-time employees of LOYOLA UNIVERSITY MARYLAND and provided that, for each employee, he or she also meets the definition of a Member as defined in the DEFINITIONS Section of this booklet (page GH 824).

7. Sources and Methods of Contributions to the Plan:

   You are not required to pay a part of the premium for insurance under the Group Policy.

8. Ending Date of Plan's Fiscal Year:
June 30
DEFINITIONS

Several words and phrases used to describe your insurance are capitalized whenever they are used in this booklet. These words and phrases have special meanings as explained in this section.

**Active Work; Actively at Work**

You are considered Actively at Work if you are engaged in the active performance of all of your regular duties with the intent of continuing the active performance of all said duties on an ongoing basis. Short term absence because of a regularly scheduled day off, holiday, vacation day, jury duty, funeral leave, or personal time off, or an approved FMLA leave of absence for the care of a qualified family member is considered Actively at Work provided you are able and available for active performance of all of your regular duties and were working the day immediately prior to the date of your absence.

**Benefit Payment Period**

The period of time during which benefits are payable.

**Current Earnings**

Your Monthly Earnings for each month that you are Disabled. This includes all sources of income from the Policyholder that comprised earnings prior to Disability such as Personal Time Off (PTO), sick pay, vacation pay, and holiday pay. Earnings from Secondary Employment are not considered Current Earnings except as identified in Secondary Employment. While Disabled, your Monthly Earnings may result from working for the Policyholder or any other employer.

**Dependent**

Any person who qualifies for benefits as a dependent under the Federal Social Security Act as a result of your Disability or retirement, whether or not residing in your home.

**Disability; Disabled**

You will be considered Disabled if, solely and directly because of sickness, injury, or pregnancy:

During the Elimination Period and the Own Occupation Period, one of the following applies:

a. You cannot perform the majority of the Substantial and Material Duties of your Own Occupation.

b. You are performing the duties of your Own Occupation on a Modified Basis or any occupation and are unable to earn more than 80% of your Indexed Predisability Earnings.

After completing the Elimination Period and the Own Occupation Period, one of the following applies:

a. You cannot perform the majority of the Substantial and Material Duties of any Gainful Occupation for which you are or may reasonably become qualified based on education, training, or experience.

b. You are performing the Substantial and Material Duties of your Own Occupation or any occupation on a Modified Basis and are unable to earn more than 66 2/3% of your Indexed Predisability Earnings.

The loss of a professional or occupational license or certification does not, in itself, constitute a Disability.
Disability; Disabled (for Pilots)

You will be considered Disabled if, solely and directly because of sickness, injury, or pregnancy:

During the Elimination Period and the first 12 months of a Benefit Payment Period, one of the following applies:

a. You cannot perform the majority of the Substantial and Material Duties of your Own Occupation.

b. You are performing the duties of your Own Occupation on a Modified Basis or any occupation and are unable to earn more than 80% of your Indexed Predisability Earnings.

After the first 12 months of a Benefit Payment Period, one of the following applies:

a. You cannot perform the majority of the Substantial and Material Duties of any Gainful Occupation for which you are or may reasonably become qualified based on education, training, or experience.

b. You are performing the Substantial and Material Duties of your Own Occupation or any occupation on a Modified Basis and are unable to earn more than 66 2/3% of your Indexed Predisability Earnings.

The loss of a professional or occupational license or certification does not, in itself, constitute a Disability.

Elimination Period

The period of time you must be Disabled before benefits begin to accrue. An Elimination Period starts on the date you are Disabled and must be satisfied for each period of Disability. If you are in the process of satisfying the Elimination Period, you may recover from the Disability for a period of time and then again become Disabled from the same or a different cause. A recovery will not require you to start a new Elimination Period as long as the Elimination Period is satisfied by the required number of days of Disability during a period that is twice as long as the Elimination Period. The periods of Disability will be combined to satisfy the Elimination Period. You cannot satisfy any part of the Elimination Period with any period of Disability that results from a cause for which We do not pay benefits.

Employee

A person who is employed by and receives a W-2 from the Policyholder or has a direct ownership interest in the Policyholder.

Evidence of Insurability

Written evidence that a person is insurable under Our general underwriting standards. This proof must be provided in a form satisfactory to Us.

Gainful Occupation

Employment in which you could reasonably be expected to earn an amount equal to or greater than the Primary Monthly Benefit.

Generally Accepted

Treatment, service, or medication that:

a. has been accepted as the standard of practice according to the prevailing opinion among experts as shown by (or in) articles published in authoritative, peer-reviewed medical, and scientific literature; and
b. is in general use in the medical community; and  
c. is not under continued scientific testing or research as a therapy for the particular sickness or injury which is the subject of the claim.

**Group Policy**

The policy of group insurance issued to the Policyholder by Us which describes benefits and provisions for insured Members.

**Hospital**

An institution that is licensed as a Hospital by the proper authority of the state in which it is located, but not including any institution, or part thereof, that is used primarily as a clinic, convalescent home, rest home, home for the aged, nursing home, custodial care facility, or training center.

The term "Hospital" will also mean:

a. an institution licensed as a Hospital by the state of Maryland; and  
b. a mental Hospital or institution, public or private, licensed where it is located; and  
c. a residential treatment facility, licensed by the Department of Health and Mental Hygiene for the treatment of drug abuse; and  
d. a nonhospital detoxification facility licensed by the Department of Health and Mental Hygiene for the treatment of alcoholism.

**Immediate Family**

Means an insured person's spouse, natural or adoptive parent, natural or adoptive child, sibling, stepparent, stepchild, stepbrother or stepsister, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, grandparent, grandchild or spouse of grandparent or grandchild.

**Income Loss Percentage**

Your Income Loss Percentage is equal to:

a. your Indexed Predisability Earnings less any Current Earnings from your Own Occupation or any occupation; divided by  
b. your Indexed Predisability Earnings;  
c. multiplied by 100.

**Indexed Predisability Earnings**

Your Predisability Earnings adjusted for increases in the Consumer Price Index.

**Insurance Month**

Calendar month.
Maximum Monthly Benefit

$8,500

Member

Any PERSON WITHOUT PENSION ELECTING CORE (other than a person who is affiliated with a religious order who has taken a vow of poverty), residing in the United States, who is a U.S. citizen or is legally working in the United States, who is a full-time Employee of the Policyholder and who regularly works at least 22.5 hours a week. Work must be at the Policyholder's usual place or places of business, at an alternative worksite at the direction of the Policyholder, or at another place to which the Employee must travel to perform his or her regular duties. This excludes any person who is scheduled to work for the Policyholder on a seasonal, temporary, contracted, or part-time basis. A person is considered to be residing in the United States if his or her main home or permanent address is in the United States or if the person is in the United States for six months or more during any 12-month period.

Mental Health Condition

Any condition which is:

a. manifested by a psychiatric disturbance including, but not limited to, a biologically or chemically based disorder; and

b. categorized in the current edition of the American Psychiatric Associations Diagnostic and Statistical Manual of Mental Disorders or its successor.

Conditions not considered a Mental Health Condition include:

a. dementia that is the result of any of the following conditions:
   (1) stroke;
   (2) head injury;
   (3) viral infection; or
   (4) Alzheimer's disease; and

b. organic brain syndrome; and

c. delirium; and

d. organic amnesia syndromes; and

e. organic delusional or organic hallucinogenic syndromes.

Modified Basis

You will be considered working on a Modified Basis if you are working on either a part-time basis or performing some but not all of the Substantial and Material Duties of the occupation on a full-time basis.

Monthly Earnings

For Members with no ownership interest in the business entity of the Policyholder:

On any date, your basic monthly (or monthly equivalent) wage then in force, as established by the Policyholder. Basic wage does not include commissions, bonuses, stock options, tips, differential pay, housing and/or car allowance, or
overtime pay. Basic wage does include any deferred earnings under a qualified deferred compensation plan, such as contributions to Internal Revenue Code Section 401(k), 403(b), or 457 deferred compensation arrangements and any amount of voluntary earnings reduction under a qualified Section 125 Cafeteria Plan or Health Savings Account.

For Members with a direct ownership interest in the business entity of the Policyholder, such as, but not limited to, an owner of a sole proprietorship, a partner in a partnership, a shareholder of a corporation or subchapter S-corporation, or a member of a limited liability company or limited liability partnership, Monthly Earnings on any date are based on an average of the following earnings as reported for Federal Income Tax purposes for the last two calendar year(s), assuming the owner meets all eligibility requirements:

a. your share (based on ownership or contractual agreement) of the gross revenue or income earned by the Policyholder, including income earned by you and others under your supervision or direction; less

b. your share of expenses (based on ownership or contractual agreement) that is deductible for Federal Income Tax purposes, and does not exceed the expenses before Disability began to the extent that your share of letter b. does not exceed your share of letter a.; plus

c. the salary, benefits, and other forms of compensation which are payable to you, and any contributions to a pension or profit sharing plan made on your behalf by the Policyholder.

With respect to a Member with an ownership interest of less than two calendar years. We will use the amounts of a., b., and c. as described above during the completed months of direct ownership divided by the number of such completed months of direct ownership.

Monthly Earnings do not include any form of unearned income such as dividends, rent, interest, capital gains, income received from any form of deferred compensation, retirement, pension plan, income from royalties, or disability benefits.

Other Income Sources

a. all disability payments for the month that you and your Dependents receive (or would have received if complete and timely application had been made) under the Federal Social Security Act, Railroad Retirement Act, or any similar act of any federal, state, provincial, municipal, or other governmental agency; and

b. if you have reached Social Security Normal Retirement Age or older, all retirement payments for the month that you and your Dependents receive (or would have received if complete and timely application had been made) under the Federal Social Security Act, Railroad Retirement Act, or any similar act of any federal, state, provincial, municipal, or other governmental agency; and

c. if you are less than Social Security Normal Retirement Age, all retirement payments for the month that you and your Dependents receive under the Federal Social Security Act, Railroad Retirement Act, or any similar act of any federal, state, provincial, municipal, or other governmental agency; and

d. all payments for the month that you receive from a permanent or temporary award or settlement under a Workers’ Compensation Act, or other similar law, whether or not liability is admitted. Payments that are specifically set out in an award or settlement as medical benefits, rehabilitation benefits, income benefits for fatal injuries or income benefits for scheduled injuries involving loss or loss of use of specific body members will not be considered an Other Income Source; and

e. all payments for the month that you receive or are eligible to receive under another group disability insurance policy that became effective after your Disability began; and

f. all payments for the month that you receive under any state disability plan or unemployment compensation plan; and
g. all severance pay for the month that you receive from the Policyholder; and

h. all retirement payments attributable to employer contributions and all disability payments attributable to employer contributions for the month that you receive under a pension plan sponsored by the Policyholder. A pension plan is a defined benefit plan or defined contribution plan providing disability or retirement benefits for employees. A pension plan does not include a profit sharing plan, a thrift savings plan, a non-qualified deferred compensation plan, a plan under Internal Revenue Code Section 401(k) or 457, an Individual Retirement Account (IRA), a Tax Deferred Sheltered Annuity (TSA) under Internal Revenue Code Section 403(b), a stock ownership plan, or a Keogh (HR-10) plan with respect to partners; and

i. all renewal commissions for the month that you receive from the Policyholder; and

j. all payments for the month that you receive under state unemployment laws.

NOTE:
If any severance pay or loss of time from work payments specified above are attributable to individual disability insurance policies, the payments will not be considered an Other Income Source.

Any retirement payments you receive under the Federal Social Security Act or a pension plan which you had been receiving in addition to your Monthly Earnings prior to a claim for Disability, will not be considered an Other Income Source.

Military or Veterans Administration disability or retirement payments received will not be considered an Other Income Source.

After the initial deduction for each of the Other Income Sources, benefits will not be further reduced due to any cost of living increases payable under the above stated sources. In addition, any increase in Social Security payments will not reduce benefits payable after the initial deduction.

Withdrawal of pension plan benefits by you for the purpose of placing the benefits in a subsequent pension plan or a deferred compensation plan will not be considered an Other Income Source unless you withdraw pension benefits from the subsequent pension plan or defined compensation plan due to disability or retirement.

Any income you receive for services rendered prior to your date of Disability will not be considered Other Income Sources.

**Own Occupation**

The occupation you are routinely performing when Disability begins. Own Occupation does not mean the specific tasks or job you are performing for the Policyholder or at a specific location.

**Own Occupation Period**

The first five year(s) of the Benefit Payment Period.

**Physician**

a. A licensed Doctor of Medicine (M.D.) or Osteopathy (D.O.); or

b. any other licensed health care practitioner that state law requires be recognized as a Physician under the Group Policy.
The term Physician does not include you, one of your employees, your business or professional partner or associate, any person who has a financial affiliation or business interest with you, anyone in your Immediate Family, or anyone living in your household.

**Policyholder**

LOYOLA UNIVERSITY MARYLAND.

**PREDISABILITY EARNINGS**

Your Monthly Earnings in effect prior to the date Disability begins.

**PRIMARY MONTHLY BENEFIT**

66 2/3% of your Predisability Earnings. The Primary Monthly Benefit will not exceed the Maximum Monthly Benefit of $8,500.

**REASONABLE ACCOMMODATION**

Changes in your work environment or in the way a job is performed which allows you to perform the essential functions of that job.

**REGULAR AND APPROPRIATE CARE**

You will be considered to be receiving Regular and Appropriate Care if you:

a. are evaluated in person by a Physician; and

b. receive treatment appropriate for the condition causing the Disability; and

c. undergo evaluations and treatment that is provided by a Physician whose specialty is appropriate for the condition causing the Disability; and

d. undergo evaluations and treatment at a frequency intended to return you to full-time work; and

e. pursue reasonable treatment options or recommendations to achieve maximum medical improvement.

We may require you to have your Physician provide Us with a Written evaluation and treatment plan for the condition causing the Disability, which meets Generally Accepted medical standards and is satisfactory to Us.

We may waive in Writing to you, the Regular and Appropriate Care requirement if it is determined by Us that continued care would be of no benefit to you.

**REHABILITATION PLAN**

An individualized Written agreement between you and Us, developed with your assistance and others as appropriate. The Rehabilitation Plan may include medical, psychological, or vocational services and benefits, which are provided with the intent to restore your ability to perform your Own Occupation or any Gainful Occupation which you are or could reasonably become qualified by education, training, or experience.
Secondary Employment

Employment you are engaged in with an employer, other than the Policyholder, prior to the date Disability begins. Earnings from Secondary Employment will be determined by using the average monthly earnings over the six calendar months just prior to the date of Disability. Any post disability increase above the average monthly earnings will be considered Current Earnings.

Signed or Signature

Any symbol or method executed or adopted by a person with the present intention to authenticate a record, and which is on or transmitted by paper or electronic media, and which is consistent with applicable law and is agreed to by Us.

Social Security Normal Retirement Age (SSNRA)

Social Security Normal Retirement Age as defined by the Social Security Administration on the date Disabled.

<table>
<thead>
<tr>
<th>Year of Birth</th>
<th>Normal Retirement Age</th>
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<tbody>
<tr>
<td>Before 1938</td>
<td>65</td>
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<tr>
<td>1938</td>
<td>65 and 2 months</td>
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<tr>
<td>1939</td>
<td>65 and 4 months</td>
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<td>1940</td>
<td>65 and 6 months</td>
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<td>1941</td>
<td>65 and 8 months</td>
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<td>1942</td>
<td>65 and 10 months</td>
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<td>1943 - 1954</td>
<td>66</td>
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<tr>
<td>1955</td>
<td>66 and 2 months</td>
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<td>1956</td>
<td>66 and 4 months</td>
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<td>1957</td>
<td>66 and 6 months</td>
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<td>1958</td>
<td>66 and 8 months</td>
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<tr>
<td>1959</td>
<td>66 and 10 months</td>
</tr>
<tr>
<td>After 1959</td>
<td>67</td>
</tr>
</tbody>
</table>

Substantial and Material Duties

The essential tasks generally required by employers from those engaged in a particular occupation that cannot be modified or omitted.

We, Us, and Our

Principal Life Insurance Company, Des Moines, Iowa.

Written or Writing

A record which is on or transmitted by paper or electronic media, and which is consistent with applicable law.
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Plan Arranged By

PSA FINANCIAL INC
11311 MCCORMICK RD
HUNT VALLEY MD
21031-8622