

SERFF Tracking Number: PHYS-125713117 State: Arkansas
Filing Company: Physicians Life Insurance Company State Tracking Number: 39452
Company Tracking Number:
TOI: A10 Annuities - Other Sub-TOI: A10.000 Annuities - Other
Product Name: AR156 & AR157
Project Name/Number: AR156 & AR157/AR156 & AR157

Filing at a Glance

Company: Physicians Life Insurance Company

Product Name: AR156 & AR157

TOI: A10 Annuities - Other

Sub-TOI: A10.000 Annuities - Other

Filing Type: Form

SERFF Tr Num: PHYS-125713117 State: ArkansasLH

SERFF Status: Closed

Co Tr Num:

Co Status:

Author: Kathryn Gurnett

Date Submitted: 06/27/2008

State Tr Num: 39452

State Status: Approved-Closed

Reviewer(s): Linda Bird

Disposition Date: 06/30/2008

Disposition Status: Approved

Implementation Date:

Implementation Date Requested: On Approval

State Filing Description:

General Information

Project Name: AR156 & AR157

Project Number: AR156 & AR157

Requested Filing Mode: Review & Approval

Explanation for Combination/Other:

Submission Type: New Submission

Overall Rate Impact:

Filing Status Changed: 06/30/2008

State Status Changed: 06/30/2008

Corresponding Filing Tracking Number:

Filing Description:

RE: NAIC No. 72125 FEIN 47-0529583

Physicians Life Insurance Company

AR156 – Traditional/Roth Individual Retirement Annuity Endorsement

AR157 – Traditional/Roth Individual Retirement Annuity Endorsement Amendment

Status of Filing in Domicile: Authorized

Date Approved in Domicile: 06/19/2008

Domicile Status Comments:

Market Type: Individual

Group Market Size:

Group Market Type:

Deemer Date:

The new forms listed above are enclosed for your review and approval. To the best of my knowledge these forms comply with all state laws and regulations.

SERFF Tracking Number: *PHYS-125713117* State: *Arkansas*
Filing Company: *Physicians Life Insurance Company* State Tracking Number: *39452*
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Product Name: *AR156 & AR157*
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Filing Fees

Fee Required? Yes
Fee Amount: \$20.00
Retaliatory? No
Fee Explanation:
Per Company: No

COMPANY	AMOUNT	DATE PROCESSED	TRANSACTION #
Physicians Life Insurance Company	\$20.00	06/27/2008	21124702

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Correspondence Summary

Dispositions

Status	Created By	Created On	Date Submitted
Approved	Linda Bird	06/30/2008	06/30/2008

SERFF Tracking Number: *PHYS-125713117* *State:* *Arkansas*
Filing Company: *Physicians Life Insurance Company* *State Tracking Number:* *39452*
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Disposition

Disposition Date: 06/30/2008

Implementation Date:

Status: Approved

Comment:

Rate data does NOT apply to filing.

SERFF Tracking Number: *PHYS-125713117* State: *Arkansas*
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Item Type	Item Name	Item Status	Public Access
Supporting Document	Certification/Notice		Yes
Supporting Document	Application		No
Supporting Document	Life & Annuity - Acturial Memo		No
Form	Traditional/Roth Individual Retirement Annuity Endorsement		Yes
Form	Traditional/Roth Individual Retirement Annuity Endorsement		Yes

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 Product Name: *AR156 & AR157*
 Project Name/Number: *AR156 & AR157/AR156 & AR157*

Form Schedule

Lead Form Number: AR156

Review Status	Form Number	Form Type Form Name	Action	Action Specific Data	Readability	Attachment
	AR156	Policy/Cont Traditional/Roth ract/Fratern Individual Retirement al Annuity Endorsement Certificate: Amendmen t, Insert Page, Endorseme nt or Rider	Initial		40	AR156.pdf
	AR157	Policy/Cont Traditional/Roth ract/Fratern Individual Retirement al Annuity Endorsement Certificate: Amendmen t, Insert Page, Endorseme nt or Rider	Initial		40	AR157.pdf

TRADITIONAL/ROTH INDIVIDUAL RETIREMENT ANNUITY ENDORSEMENT

ARTICLE I

- 1.01 *Purpose of the Endorsement:* The purpose of this Endorsement, which is attached to and made a part of the annuity Contract issued by the Issuer, is to qualify the Contract as a Traditional individual retirement annuity (IRA) under Code section 408(b) or a Roth IRA under Code sections 408A and 408(b), as indicated on the Application, to provide for the IRA Owner's retirement and for the support of his or her Beneficiary(ies) after death. The Contract is established for the exclusive benefit of the IRA Owner and his or her Beneficiary(ies). If any provisions of the Contract conflict with this Endorsement, the provisions of this Endorsement will apply. In no event will this Endorsement operate as both a Traditional IRA and a Roth IRA.
- 1.02 *Ownership Provisions:* The IRA Owner's interest in the Contract is nonforfeitable and nontransferable and the IRA Owner may exercise all rights under the Contract during his or her lifetime. In addition, the Contract may not be sold, assigned, discounted, or pledged as collateral or as security for the performance of an obligation or for any other purpose.
- 1.03 *For More Information:* To obtain more information concerning the rules governing this Endorsement, contact the Issuer listed on the Application.

ARTICLE II – DEFINITIONS

The following words and phrases, when used in this Endorsement with initial capital letters, shall, for the purpose of this Endorsement, have the meanings set forth below unless the context indicates that other meanings are intended.

- 2.01 *Application:* Means the document executed by the IRA Owner through which the IRA Owner adopts this Endorsement and thereby agrees to be bound by all terms and conditions of this Endorsement.
- 2.02 *Beneficiary:* Means the individual(s) or entity(ies) properly named to receive any remaining IRA benefits upon the death of the IRA Owner.
- 2.03 *Code:* Means the Internal Revenue Code of 1986, as amended from time to time.
- 2.04 *Compensation:* For purposes of sections 3.01 and 4.01 of this Endorsement, Compensation means wages, salaries, professional fees, or other amounts derived from or received for personal services actually rendered (including, but not limited to commissions paid salesmen, Compensation for services on the basis of a percentage of profits, commissions on insurance premiums, tips, and bonuses). Compensation for a self-employed individual includes earned income, as defined in Code section 401(c)(2) (reduced by the deduction the self-employed IRA Owner takes for contributions made to a self-employed retirement plan). For purposes of this definition, Code section 401(c)(2) shall be applied as if the term trade or business for purposes of Code section 1402 included service described in Code section 1402(c)(6). Compensation shall include any amount includible in the IRA Owner's gross income under Code section 71 with respect to a divorce or separation instrument. In the case of a married individual filing a joint return, the greater Compensation of his or her spouse is treated as his or her own Compensation, but only to the extent that such spouse's Compensation is not being used for purposes of the spouse making a contribution to a Roth IRA or a deductible contribution to a nonRoth IRA.
- Compensation does not include amounts derived from or received as earnings or profits from property (including but not limited to interest and dividends) or amounts not includible in gross income. Compensation also does not include any amount received as a pension or annuity or as deferred Compensation.
- 2.05 *Contract:* Means the annuity contract used in conjunction with this Endorsement.
- 2.06 *Conversion Premium:* Means a contribution described in Code section 408A(e) from a Traditional or SIMPLE IRA to a Roth IRA.
- 2.07 *Designated Beneficiary:* Means the Beneficiary named as of the date of the IRA Owner's death who remains a Beneficiary

as of September 30 of the year following the year of the IRA Owner's death.

- 2.08 *Endorsement:* Means this IRA Endorsement, including the Application, that was completed and signed to establish this IRA.
- 2.09 *IRA:* Means either a Traditional IRA or Roth IRA unless otherwise indicated.
- 2.10 *IRA Owner:* Means the individual who participates in this IRA, thereby owning the Contract.
- 2.11 *Issuer:* Means Physicians Life Insurance Company
- 2.12 *Premium:* Means any payments made to the IRA.
- 2.13 *Roth IRA:* Means an individual retirement annuity as defined in Code sections 408A and 408(b).
- 2.14 *Regulations:* Means the Treasury regulations.
- 2.15 *SIMPLE IRA:* Means an IRA which satisfies the requirements of Code sections 408(b) and 408(p).
- 2.16 *Traditional IRA:* Means an individual retirement annuity as defined in Code section 408(b).

ARTICLE III – PROVISIONS GOVERNING TRADITIONAL IRAS

This Article III shall only apply if this IRA has been designated by the IRA Owner on the Application as a Traditional IRA.

3.01 *Premium Payments*

- A. Maximum Permissible Premiums.** The Issuer may accept Premiums on behalf of the IRA Owner for a tax year of the IRA Owner. Except in the case of a rollover Premium (as permitted by Code sections 402(c), 402(e)(6), 403(a)(4), 403(b)(8), 403(b)(10), 408(d)(3) and 457(e)(16)) or a Premium made in accordance with the terms of a Simplified Employee Pension (SEP) plan as described in Code section 408(k), no Premiums will be accepted unless they are in cash, and the total of such Premiums shall not exceed the lesser of 100 percent of the IRA Owner's Compensation, or \$3,000 for any taxable year beginning in 2002 through 2004; \$4,000 for any taxable year beginning in 2005 through 2007; and \$5,000 for any taxable year beginning in 2008 and years thereafter.

After 2008, the Premium limit will be adjusted by the Secretary of the Treasury for cost-of-living increases under Code section 219(b)(5)(D). Such adjustments will be in multiples of \$500.

If the IRA Owner makes regular Premiums to both Traditional and Roth IRAs for a taxable year, the maximum regular Premium that can be made to all the IRA Owner's Traditional IRAs for that taxable year is reduced by the regular Premiums made to the IRA Owner's Roth IRAs for the taxable year.

- B. Catch-Up Premiums.** In the case of an IRA Owner who is age 50 or older by the close of the taxable year, the annual Premium is increased by \$500 for any taxable year beginning in 2002 through 2005; and \$1,000 for any taxable year beginning in 2006 and years thereafter.
- C. Qualified Reservist Repayments.** A Traditional IRA Owner may make a repayment of a qualified reservist distribution described in Code section 72(t)(2)(G) during the two-year period beginning on the day after the end of the active duty period or by August 17, 2008, if later.
- D. Employees of Certain Bankrupt Employers.** A Traditional IRA Owner who was a participant in a Code section 401(k) plan of a certain employer in bankruptcy described in Code section 219(c)(5)(D) may contribute up to \$3,000 for taxable years beginning after 2006 and before 2010 only. A Traditional IRA Owner who makes Premiums under this section may not also make catch-up Premiums.
- E. SIMPLE IRA.** No Premiums will be accepted under a SIMPLE IRA plan established by an employer pursuant to Code section 408(p). Also, no transfer or rollover of funds attributable to Premiums made by a particular employer

under its SIMPLE IRA plan will be accepted from a SIMPLE IRA, that is, a SIMPLE IRA used in conjunction with a SIMPLE IRA plan, prior to the expiration of the two-year period beginning on the date the employee first participated in that employer's SIMPLE IRA plan

3.02 Distribution Requirements

A. IRA Owner Distributions. Notwithstanding any provision of this Traditional IRA to the contrary, the distribution of the IRA Owner's interest in the Traditional IRA shall be made in accordance with the requirements of Code section 408(b)(3) and the Regulations thereunder, the provisions of which are herein incorporated by reference. If distributions are not made in the form of an annuity on an irrevocable basis (except for acceleration), then distribution of the interest in the Traditional IRA (as determined under Article 3.02(A)(4)) must satisfy the requirements of Code section 408(a)(6) and the Regulations thereunder, rather than paragraphs (1), (2) and (3) of this Article 3.02.

1. The entire interest of the IRA Owner for whose benefit the Traditional IRA is maintained will commence to be distributed no later than the first day of April following the calendar year in which such IRA Owner attains age 70½ (the "required beginning date") over
 - a. the IRA Owner's life or the lives of such IRA Owner and his or her Designated Beneficiary(ies), or
 - b. a period certain not extending beyond the IRA Owner's life expectancy or the joint and last survivor expectancy of such IRA Owner and his or her Designated Beneficiary(ies).

Distributions must be made in periodic payments at intervals of no longer than one year and must be either nonincreasing or they may increase only as provided in Q&As-1 and 4 of Regulations section 1.401(a)(9)-6. In addition, any distribution must satisfy the incidental benefit requirements specified in Q&A-2 of 1.401(a)(9)-6.

2. The distribution periods described in paragraph (1) of this article cannot exceed the periods specified in Regulations section 1.401(a)(9)-6.
3. The first required distribution can be made as late as the required beginning date and must be the distribution that is required for one payment interval. The second distribution need not be made until the end of the next payment interval.
4. The value of the Traditional IRA for purposes of this Section is the prior December 31 balance adjusted to include the amount of any outstanding rollovers, transfers and recharacterizations under Q&As-7 and -8 of Regulations section 1.408-8 and the actuarial value of any other benefits provided under the Traditional IRA, such as guaranteed death benefits.
5. If the IRA Owner fails to elect a method of distribution by his or her required beginning date the Issuer shall have complete and sole discretion to do any one of the following:
 - make no distribution until the IRA Owner provides a proper withdrawal request;
 - distribute the IRA Owner's entire interest in a single sum payment;
 - distribute the IRA Owner's entire interest over a period certain not extending beyond the IRA Owner's life expectancy or the life expectancy of the IRA Owner and his or her Beneficiary; or
 - annuitize the Traditional IRA within the parameters described in this Section.

The Issuer will not be liable for any penalties or taxes related to the IRA Owner's failure to take a required minimum distribution.

B. Beneficiary Rights. If the IRA Owner dies before his or her entire interest is distributed to him or her, the entire remaining interest will be distributed as follows.

1. **Death on or after Required Beginning Date.** If the IRA Owner dies on or after the required beginning date for distributions, the remaining portion of such IRA Owner's interest will continue to be distributed under the contract option chosen.
2. **Death before Required Beginning Date.** If the IRA Owner dies before required distributions commence,

such IRA Owner's entire interest will be distributed at least as rapidly as follows.

- a. If the Designated Beneficiary is someone other than the IRA Owner's surviving spouse, the entire interest will be distributed, starting by the end of the calendar year following the calendar year of the IRA Owner's death, over the remaining life expectancy of the Designated Beneficiary, with such life expectancy determined using the age of the Beneficiary as of his or her birthday in the year following the year of the IRA Owner's death, or, if elected, in accordance with paragraph 3.02(B)(2)(c) of this Endorsement.
 - b. If the IRA Owner's sole Designated Beneficiary is the IRA Owner's surviving spouse, the entire interest will be distributed, starting by the end of the calendar year following the calendar year of the IRA Owner's death (or by the end of the calendar year in which the IRA Owner would have attained age 70½, if later), over such spouse's life, or, if elected, in accordance with paragraph 3.02(B)(2)(c) of this Endorsement. If the surviving spouse dies before required distributions are required to begin, the remaining interest will be distributed, starting by the end of the calendar year following the calendar year of the spouse's death, over the spouse's Designated Beneficiary's remaining life expectancy determined using such Beneficiary's age as of his or her birthday in the year following the death of the spouse, or, if elected, will be distributed in accordance with paragraph 3.02(B)(2)(c) of this Endorsement. If the surviving spouse dies after required distributions commence to him or her, any remaining interest will continue to be distributed under the contract option chosen.
 - c. If there is no Designated Beneficiary, or, if applicable by operation of paragraph 3.02(B)(2)(a) or (b) of this Endorsement, the entire interest will be distributed by the end of the calendar year containing the fifth anniversary of the IRA Owner's death (or the spouse's death in the case of the surviving spouse's death before distributions are required to begin under paragraph 4.02(B)(2) of this Endorsement).
 - d. Life expectancy is determined using the Single Life Table in Q&A-1 of Regulations section 1.401(a)(9)-9. If distributions are being made to a surviving spouse as the sole Designated Beneficiary, such spouse's remaining life expectancy for a year is the number in the Single Life Table corresponding to such spouse's age in the year. In all other cases, remaining life expectancy for a year is the number in the Single Life Table corresponding to the Beneficiary's age in the year specified in paragraph 3.02(B)(2)(a) or (b) of this Endorsement and reduced by one for each subsequent year.
3. The value of the Traditional IRA for purposes of this Section is the prior December 31 balance adjusted to include the amount of any outstanding rollovers, transfers and recharacterizations under Q&As-7 and -8 of Regulations section 1.408-8 and the actuarial value of any other benefits provided under the Traditional IRA, such as guaranteed death benefits.
 4. For purposes of paragraphs 3.02(B)(1) and (2) of this Endorsement, required distributions are considered to commence on the IRA Owner's required beginning date, or, if applicable, on the date distributions are required to begin to the surviving spouse under paragraph 3.02(B)(2)(b) of this Endorsement. However, if distributions start prior to the applicable date in the preceding sentence, on an irrevocable basis (except for acceleration) under an annuity contract meeting the requirements of Regulations section 1.401(a)(9)-6, the required distributions are considered to commence on the annuity starting date.
 5. If the Designated Beneficiary is the IRA Owner's surviving spouse, the spouse may elect to treat the Traditional IRA as his or her own Traditional IRA. This election will be deemed to have been made if such surviving spouse, who is the sole Beneficiary of the Traditional IRA, makes a Premium to the Traditional IRA or fails to take required distributions as a Beneficiary.
 6. If the Beneficiary payment election described in Section 3.02(B) is not made by December 31 of the year

following the year the IRA Owner dies, the Issuer reserves the right to elect, in its complete and sole discretion, to do any one of the following:

- make no distribution until the Beneficiary(ies) provides a proper withdrawal request;
- distribute the entire Traditional IRA to the Beneficiary(ies) in a single sum payment;
- distribute the entire remaining interest to the Beneficiary(ies) pursuant to the applicable option in paragraphs 3.02(B)(1) or (2) of this Endorsement.

The Issuer will not be liable for any penalties or taxes related to the Beneficiary's failure to take a required minimum distribution.

ARTICLE IV – PROVISIONS GOVERNING ROTH IRAS

This Article IV shall apply if this IRA has been designated by the IRA Owner on the Application as a Roth IRA.

4.01 Premium Limits

A. Maximum Permissible Amount. Except in the case of a rollover Premium described in Code section 408A(e), a recharacterized Premium described in Code section 408A(d)(6), or a Conversion Premium, no Premiums will be accepted unless they are in cash, and the total of such Premiums shall not exceed the lesser of 100 percent of the IRA Owner's Compensation, or: \$3,000 for any taxable year beginning in 2002 through 2004; \$4,000 for any taxable year beginning in 2005 through 2007; and \$5,000 for any taxable year beginning in 2008 and years thereafter. After 2008, the applicable Premium limit may be adjusted by the Secretary of the Treasury for cost-of-living increases under Code section 219(b)(5)(D). Such adjustments will be in multiples of \$500.

If the IRA Owner makes regular Premiums to both Roth and Traditional IRAs for a taxable year, the maximum regular Premium that can be made to all the IRA Owner's IRAs for that taxable year is reduced by the regular Premiums made to the IRA Owner's Traditional IRAs for the taxable year.

Premiums may be further limited if the IRA Owner's modified adjusted gross income (MAGI) exceeds the limits described in paragraph 4.01(C) of this Endorsement.

Qualified rollover Premium means a rollover Premium of a distribution from an IRA that meets the requirements of Code section 408(d)(3), except the one-rollover-per-year rule of Code section 408(d)(3)(B) does not apply if the rollover Premium is from an IRA other than a Roth IRA. For taxable years beginning after 2005, a qualified rollover Premium includes a rollover from a designated Roth account described in Code section 402A; and for taxable years beginning after 2007, a qualified rollover Premium also includes a rollover from an eligible retirement plan described in Code section 402(c)(8)(B).

B. Catch-Up Premiums. In the case of a IRA Owner who is age 50 or older by the close of the taxable year, the annual Premium is increased by \$500 for any taxable year beginning in 2002 through 2005; and \$1,000 for any taxable year beginning in 2006 and years thereafter.

C. Qualified Reservist Repayments. Notwithstanding the dollar limits on Premiums, a Roth IRA Owner may make a repayment of a qualified reservist distribution described in Code section 72(t)(2)(G) during the two-year period beginning on the day after the end of the active duty period or by August 17, 2008, if later.

D. Employees of Certain Bankrupt Employers. A Roth IRA Owner who was a participant in a Code section 401(k) plan of a certain employer in bankruptcy described in Code section 219(c)(5)(D) may contribute up to \$3,000 for taxable years beginning after 2006 and before 2010 only. A Roth IRA Owner who makes Premiums under this section may not also make catch-up Premiums.

E. Regular Premium Limit. If a IRA Owner's MAGI falls within certain limits, as described in the following table, the maximum regular Premium that can be made to all the IRA Owner's IRAs for a taxable year is phased out ratably in accordance with the following table:

Filing Status	Full Premium	Phase-Out Range MAGI	No Premium
Single or Head of Household	\$95,000 or less	Between \$95,000 and \$110,000	\$110,000 or more
Joint Return or Qualifying Widow(er)	\$150,000 or less	Between \$150,000 and \$160,000	\$160,000 or more
Married – Separate Return	\$0	Between \$0 and \$10,000	\$10,000 or more

If the IRA Owner's MAGI for a taxable year is in the phase-out range, the maximum regular Premium determined under this table for that taxable year is rounded up to the next multiple of \$10 and is not reduced below \$200. After 2006, the modified adjusted gross income limits above will be adjusted by the Secretary of the Treasury for cost-of-living increases under Code section 408A(c)(3). Such adjustments will be in multiples of \$1,000.

F. Qualified Rollover (Conversion) Premium Limit. A rollover from an eligible retirement plan other than a Roth IRA or a designated Roth account cannot be made to this Roth IRA if, for the year the amount is distributed from the other plan,

1. the IRA Owner is married and files a separate return,
2. the IRA Owner is not married and has MAGI in excess of \$100,000 or
3. the IRA Owner is married and together the IRA Owner and the IRA Owner's spouse have MAGI in excess of \$100,000.

For purposes of the preceding sentence, a husband and wife are not treated as married for a taxable year if they have lived apart at all times during that taxable year and file separate returns for the taxable year.

For taxable years beginning after 2009, the MAGI and filing limits in this section do not apply to qualified rollover Premiums.

G. Recharacterization. A regular Premium to a Traditional IRA may be recharacterized pursuant to the rules in Regulations section 1.408A-5 as a regular Premium to this Roth IRA, subject to the limits in paragraph 4.01(C) of this Endorsement.

H. Modified Adjusted Gross Income. For purposes of paragraphs 4.01(E) and (F) of this Endorsement, an IRA Owner's MAGI for a taxable year is defined in Code section 408A(c)(3)(C)(i) and does not include any amount included in adjusted gross income as a result of a rollover from an eligible retirement plan other than a Roth IRA (a conversion).

I. SIMPLE IRA. No Premiums will be accepted under a SIMPLE IRA plan established by any employer pursuant to Code Section 408(p). Also, no transfer or rollover of funds attributable to Premiums made by a particular employer under its SIMPLE IRA plan will be accepted from a SIMPLE IRA, that is, an IRA used in conjunction with a SIMPLE IRA plan, prior to the expiration of the two-year period beginning on the date the employee first participated in that employer's SIMPLE IRA plan.

4.02 Distribution Requirements

A. IRA Owner Distributions. No amount is required to be distributed from the Contract prior to the death of the IRA Owner for whose benefit the contract was originally established.

B. Beneficiary Rights. If the IRA Owner dies before his or her entire interest is distributed to him or her, the entire remaining interest will be distributed as follows.

1. Notwithstanding any provision of this Roth IRA to the contrary, the distribution of the IRA Owner's interest in

the Roth IRA shall be made in accordance with the requirements of Code section 408(b)(3), as modified by Code section 408A(c)(5), and the Regulations thereunder, the provisions of which are herein incorporated by reference. If distributions are not made in the form of an annuity on an irrevocable basis (except for acceleration), then distribution of the interest in the Roth IRA (as determined under paragraph 4.02(B) of this Endorsement) must satisfy the requirements of Code section 408(a)(6), as modified by Code section 408A(c)(5), and the Regulations thereunder, rather than the distribution rules in paragraphs 4.02(B)(2), (3), (4) and (5) of this Endorsement.

2. Upon the death of the IRA Owner, his or her entire interest will be distributed at least as rapidly as follows:

a. If the Designated Beneficiary is someone other than the IRA Owner's surviving spouse, the entire interest will be distributed, starting by the end of the calendar year following the calendar year of the IRA Owner's death, over the remaining life expectancy of the Designated Beneficiary, with such life expectancy determined using the age of the Designated Beneficiary as of his or her birthday in the year following the year of the IRA Owner's death, or, if elected, in accordance with paragraph 4.02(B)(2)(c) of this Endorsement.

b. If the IRA Owner's Designated Beneficiary is the IRA Owner's surviving spouse, the entire interest will be distributed, starting by the end of the calendar year following the calendar year of the IRA Owner's death (or by the end of the calendar year in which the IRA Owner would have attained age 70½, if later), over such spouse's life, or, if elected, in accordance with paragraph 4.02(B)(2)(c) of this Endorsement. If the surviving spouse dies before required distributions commence to him or her, the remaining interest will be distributed, starting by the end of the calendar year following the calendar year of the spouse's death, over the spouse's Designated Beneficiary's remaining life expectancy determined using such Beneficiary's age as of his or her birthday in the year following the death of the spouse, or, if elected, will be distributed in accordance with paragraph 4.02(B)(2)(c) of this Endorsement. If the surviving spouse dies after required distributions commence to him or her, any remaining interest will continue to be distributed under the Contract option chosen.

c. If there is no Designated Beneficiary, or if applicable by operation of paragraph 4.02(B)(2)(a) or (b) of this Endorsement, the entire interest will be distributed by the end of the calendar year containing the fifth anniversary of the IRA Owner's death (or of the spouse's death in the case of the surviving spouse's death before distributions are required to begin under paragraph 4.02(B)(2)(b) of this Endorsement).

d. Life expectancy is determined using the Single Life Table in Q&A-1 of Regulations section 1.401(a)(9)-9. If distributions are being made to a surviving spouse as the sole Designated Beneficiary, such spouse's remaining life expectancy for a year is the number in the Single Life Table corresponding to such spouse's age in the year. In all other cases, remaining life expectancy for a year is the number in the Single Life Table corresponding to the Designated Beneficiary's age in the year specified in paragraph 4.02(B)(2)(a) or (b) of this Endorsement, and reduced by one for each subsequent year.

3. The value of the Roth IRA for purposes of this Article is the prior December 31 balance adjusted to include the amount of any outstanding rollovers, transfers and recharacterizations under Q&As-7 and -8 of Regulations section 1.408-8 and the actuarial value of any other benefits provided under the Roth IRA, such as guaranteed death benefits.

4. For purposes of paragraph 4.02(B)(2)(b) of this Endorsement, required distributions are considered to commence on the date distributions are required to begin to the surviving spouse under such paragraph. However, if distributions start prior to the applicable date in the preceding sentence, on an irrevocable basis (except for acceleration) under an annuity contract meeting the requirements of Regulations section 1.401(a)(9)-6, then

required distributions are considered to commence on the annuity starting date.

5. If the Designated Beneficiary is the IRA Owner's surviving spouse, the spouse may elect to treat the IRA as his or her own Roth IRA. This election will be deemed to have been made if such surviving spouse, who is the sole Beneficiary of the Roth IRA, makes a Premium to the Roth IRA or fails to take required distributions as a Beneficiary.

6. If the Beneficiary payment election described above is not made by December 31 of the year following the year the IRA Owner dies, the Issuer reserves the right to elect, in its complete and sole discretion, to do any one of the following:

- make no distribution until the Beneficiary(ies) provides a proper withdrawal request;
- distribute the entire Roth IRA to the Beneficiary(ies) in a single sum payment; or
- distribute the entire remaining interest to the Beneficiary(ies) pursuant to the applicable option in paragraph 4.02(B)(2) of this Endorsement.

The Issuer will not be liable for any penalties or taxes related to the Beneficiary's failure to take a required minimum distribution.

ARTICLE V – PROVISIONS GOVERNING BOTH TRADITIONAL AND ROTH IRAS

5.01 Premium Payments

A. Excess Premium. Any refund of Premiums (other than those attributable to excess Premiums) will be applied, before the close of the calendar year following the year of the refund, toward the payment of future Premiums or the purchase of additional benefits.

B. Contract Requirements. If Premiums are interrupted, the Contract will be reinstated at any date prior to maturity upon payment of a Premium other than a rollover or transfer Premium, to the Issuer, and the minimum Premium amount for reinstatement shall be \$20. However, the Issuer may, at its option, either accept additional future Premiums or terminate the contract by payment in cash of the then present value of the paid up benefit if no Premiums have been received for two full consecutive policy years and the paid up annuity benefit at maturity would be less than \$20 per month.

5.02 *Reporting:* The IRA Owner agrees to provide the Issuer with information necessary for the Issuer to prepare any report required under the Code and related Regulations including Code sections 408(i) and 408A(d)(3)(D) (pertaining to Roth IRAs), Regulations sections 1.408-5 and 1.408-6 and under guidance published by the Internal Revenue Service (IRS).

The Issuer shall furnish annual calendar year reports concerning the status of the annuity and such information concerning required minimum distributions as is prescribed by the IRS.

5.03 *Amendments:* Any amendment made for the purpose of complying with provisions of the Code and related Regulations may be made without the consent of the IRA Owner. The IRA Owner will be deemed to have consented to any other amendment unless the IRA Owner notifies the Issuer that he or she does not consent within 30 days from the date the Issuer mails the amendment to the IRA Owner.

5.04 *Responsibility of the Parties:* The Issuer shall not be responsible for any penalties, taxes, judgments or expenses incurred by the IRA Owner in connection with this IRA and shall have no duty to determine whether any Premiums to or distributions from this IRA comply with the Code, Regulations, rulings or this Endorsement.

President



Physicians Life Insurance Company®

Omaha, Nebraska

TRADITIONAL
& ROTH
IRA

TRADITIONAL/ROTH INDIVIDUAL RETIREMENT ANNUITY ENDORSEMENT AMENDMENT

AMENDMENT TO YOUR TRADITIONAL/ROTH IRA

This Traditional/Roth Individual Retirement Annuity Endorsement amendment updates your Traditional/Roth Individual Retirement Annuity (IRA) documents we previously provided to you. The information provided below amends your endorsement for recent law changes resulting from the Economic Growth and Tax Relief Reconciliation Act of 2001, the Tax Increase Prevention and Reconciliation Act of 2005 and the Pension Protection Act of 2006.

Unless directed by us to do so, you do not need to sign or return anything to us for this amendment to apply to your Traditional/Roth IRA. Your beneficiary designation we have on file will remain in effect unless you change it by completing and signing the form that we have for this purpose.

We recommend that you review this information carefully and keep it with your other Traditional/Roth IRA papers.

NEW QUALIFIED RESERVIST REPAYMENTS ALLOWED TO TRADITIONAL OR ROTH IRAS – Notwithstanding the dollar limits on Premiums, a Traditional or Roth IRA Owner may make a repayment of a qualified reservist distribution described in Code section 72(t)(2)(G) during the two-year period beginning on the day after the end of the active duty period of by August 17, 2008, if later.

ADDITIONAL PREMIUMS ALLOWED TO TRADITIONAL AND/OR ROTH IRAS FOR EMPLOYEES OF CERTAIN BANKRUPT EMPLOYERS – A Traditional or Roth IRA Owner who was a participant in a Code section 401(k) plan of a certain employer in bankruptcy described in Code section 219(c)(5)(D) may contribute up to \$3,000 for taxable years beginning after 2006 and before 2010 only. A Roth IRA Owner who makes Premiums under this section may not also make catch-up Premiums.

NEW ROLLOVERS OF ROTH ELECTIVE DEFERRALS ALLOWED – Except in the case of a rollover Premium described in Code section 408A(e), a recharacterized Premium described in Code section 408A(d)(6), or a Conversion Premium, no Premiums will be accepted unless they are in cash, and the total of such Premiums shall not exceed the lesser of 100 percent of the IRA Owner's Compensation, or: \$3,000 for any taxable year beginning in 2002 through 2004; \$4,000 for any taxable year beginning in 2005 through 2007; and \$5,000 for any taxable year beginning in 2008 and years thereafter. After 2008, the applicable Premium limit may be adjusted by the Secretary of the Treasury for cost-of-living increases under Code section 219(b)(5)(D). Such adjustments will be in multiples of \$500.

If the IRA Owner makes regular Premiums to both Roth and Traditional IRAs for a taxable year, the maximum regular Premium that can be made to all the IRA Owner's IRAs for that taxable year is reduced by the regular Premiums made to the IRA Owner's Traditional IRAs for the taxable year.

Premiums may be further limited if the IRA Owner's modified adjusted gross income (MAGI) exceeds the limits described in paragraph 4.01(C) of this Endorsement.

Qualified rollover Premium means a rollover Premium of a distribution from an IRA that meets the requirements of Code section 408(d)(3), except the one-rollover-per-year rule of Code section 408(d)(3)(B) does not apply if the rollover Premium is from an IRA other than a Roth IRA. For taxable years beginning after 2005, a qualified rollover Premium includes a rollover from a designated Roth account described in Code section 402A; and for taxable years beginning after 2007, a qualified rollover Premium also includes a rollover from an eligible retirement plan described in Code section 402(c)(8)(B).

MAGI LIMITS FOR ROTH PREMIUM ELIGIBILITY SUBJECT TO COST-OF-LIVING ADJUSTMENTS – If a IRA Owner's MAGI falls within certain limits, as described in the following table, the maximum regular Premium that can be made to all the IRA Owner's IRAs for a taxable year is phased out ratably in accordance with the following table:

Filing Status	Full Premium	Phase-Out Range MAGI	No Premium
Single or Head of Household	\$95,000 or less	Between \$95,000 and \$110,000	\$110,000 or more
Joint Return or Qualifying Widow(er)	\$150,000 or less	Between \$150,000 and \$160,000	\$160,000 or more
Married – Separate Return	\$0	Between \$0 and \$10,000	\$10,000 or more

If the IRA Owner's MAGI for a taxable year is in the phase-out range, the maximum regular Premium determined under this table for that taxable year is rounded up to the next multiple of \$10 and is not reduced below \$200. After 2006, the modified adjusted gross income limits above will be adjusted by the Secretary of the Treasury for cost-of-living increases under Code section 408A(c)(3). Such adjustments will be in multiples of \$1,000.

ELIGIBILITY REQUIREMENTS FOR CONVERSIONS ELIMINATED IN 2010 – A rollover from an eligible retirement plan other than a Roth IRA or a designated Roth account cannot be made to this Roth IRA if, for the year the amount is distributed from the other plan,

1. the IRA Owner is married and files a separate return,
2. the IRA Owner is not married and has MAGI in excess of \$100,000 or
3. the IRA Owner is married and together the IRA Owner and the IRA Owner's spouse have MAGI in excess of \$100,000.

For purposes of the preceding sentence, a husband and wife are not treated as married for a taxable year if they have lived apart at all times during that taxable year and file separate returns for the taxable year.

For taxable years beginning after 2009, the MAGI and filing limits in this section do not apply to qualified rollover Premiums.

MAGI DOES NOT INCLUDE CONVERSIONS FROM RETIREMENT PLANS – For Premium and Conversion eligibility purposes, an IRA Owner's MAGI for a taxable year is defined in Code section 408A(c)(3)(C)(i) and does not include any amount included in adjusted gross income as a result of a rollover from an eligible retirement plan other than a Roth IRA (a conversion).

SERFF Tracking Number: *PHYS-125713117* State: *Arkansas*
Filing Company: *Physicians Life Insurance Company* State Tracking Number: *39452*
Company Tracking Number:
TOI: *A10 Annuities - Other* Sub-TOI: *A10.000 Annuities - Other*
Product Name: *AR156 & AR157*
Project Name/Number: *AR156 & AR157/AR156 & AR157*

Rate Information

Rate data does NOT apply to filing.

SERFF Tracking Number: *PHYS-125713117* State: *Arkansas*
Filing Company: *Physicians Life Insurance Company* State Tracking Number: *39452*
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Product Name: *AR156 & AR157*
Project Name/Number: *AR156 & AR157/AR156 & AR157*

Supporting Document Schedules

Review Status:

Satisfied -Name: Certification/Notice

06/26/2008

Comments:

Attachments:

Ar reg 19 cert.pdf

AR156-AR157 Flesch Cert.pdf

CERTIFICATION

RE: AR156 and AR157

This is to certify that the above captioned filing complies with Arkansas Regulation 19 and all other applicable requirements of the Arkansas Insurance Department.

A handwritten signature in black ink that reads "Shawn Pollock". The signature is written in a cursive style. To the right of the signature is a vertical red line.

Date: June 27, 2008

Shawn Pollock
Vice President
Government and Industry

PHYSICIANS LIFE INSURANCE COMPANY

OMAHA, NEBRASKA

Certification of Flesch

These form(s) have the following Flesch Readability Scores:

<u>Form</u>	<u>Flesch Score</u>
AR156	*
AR157	*

*** Meets minimum Flesch Score when attached to policy.**

The entire form was analyzed.

The following was excluded in the text: name and address of the insurer; name, number and title of the rider; captions and subcaptions; medical terminology; defined terms.



Shawn Pollock
Vice President
Government & Industry

June 16, 2008

Date