

SERFF Tracking Number: AULD-126264600 State: Arkansas
Filing Company: American United Life Insurance Company State Tracking Number: 43245
Company Tracking Number: ROTHIRA.FPFIAONLY-K.KM
TOI: A02G Group Annuities - Deferred Non-variable Sub-TOI: A02G.001 Fixed Premium
Product Name: Roth Flexible Premium IRA Group Annuity
Project Name/Number: Roth Flexible Premium IRA Group Annuity/RothIRA.FPFIAonly-K.KM

Filing at a Glance

Company: American United Life Insurance Company

Product Name: Roth Flexible Premium IRA SERFF Tr Num: AULD-126264600 State: Arkansas

Group Annuity

TOI: A02G Group Annuities - Deferred Non- SERFF Status: Closed-Approved- State Tr Num: 43245
variable Closed

Sub-TOI: A02G.001 Fixed Premium Co Tr Num: State Status: Approved-Closed
ROTHIRA.FPFIAONLY-K.KM

Filing Type: Form

Reviewer(s): Linda Bird

Authors: Danita Ragland-Hatton, Disposition Date: 08/19/2009

Ann Smith, Nelvia Washington

Date Submitted: 08/17/2009

Disposition Status: Approved-
Closed

Implementation Date Requested: On Approval

Implementation Date:

State Filing Description:

General Information

Project Name: Roth Flexible Premium IRA Group Annuity

Status of Filing in Domicile: Pending

Project Number: RothIRA.FPFIAonly-K.KM

Date Approved in Domicile:

Requested Filing Mode: Review & Approval

Domicile Status Comments:

Explanation for Combination/Other:

Market Type: Group

Submission Type: New Submission

Group Market Size: Small and Large

Overall Rate Impact:

Group Market Type: Employer

Filing Status Changed: 08/19/2009

Explanation for Other Group Market Type:

State Status Changed: 08/19/2009

Deemer Date:

Created By: Danita Ragland-Hatton

Submitted By: Danita Ragland-Hatton

Corresponding Filing Tracking Number:

Filing Description:

August 17, 2009

Arkansas Department of Insurance/Policy Forms Filings

1200 West Third Street

Little Rock, AR 72201-1904

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Re: American United Life Insurance Company (AUL)

AUL's NAIC #60895 and FEIN #35-0145825

- (1) Form RothIRA.FPFIAonly-K.KM, Roth IRA Group Annuity (Contract)
- (2) Form RothIRA.FPFIAonly-C.KM, Roth IRA Group Annuity (Certificate)

Dear Sir or Madam:

The enclosed forms listed above are being submitted for filing and approval. These forms are new and not replacing any form currently in use in your state. We are submitting the forms in "John Doe" fashion, with any variable information displayed in bold-face type within brackets. These forms were filed in Indiana, the state of domicile, and are currently pending review.

Item (1), Form RothIRA.FPFIAonly-K.KM, is a group annuity contract which will be marketed as a Roth individual retirement annuity (IRA) under Internal Revenue Code (IRC) Section 408A to qualified employer/employee groups. Participants in this contract are those individuals who are eligible under the Internal Revenue Code and applicable law, regulations and rulings to make Roth contributions and transfers to a Code §408A Roth IRA. A participant account will be established for each person who participates in this group annuity policy. All contributions will be deposited into a Fixed Interest Account (FIA) that is part of AUL's general account.

Item (2), RothIRA.FPFIAonly-C.KM is a certificate that is issued to each participant in an Item (1) contract.

The application to be used with this contract will be Form P-11104, which was approved by your office on April 17, 2000. A copy of the application has been included with this filing.

American United Life has reviewed the forms and believes, to the best of its knowledge, that the forms are both consistent with the laws and regulations of the state of filing and in compliance with those laws and regulations. The forms contain no unusual or possibly controversial items deviating from normal company or industry standards.

An Actuarial Memorandum has been included with this filing.

If there are any questions, please let me know. Thank you for your assistance with this filing.

Sincerely,

Nelvia Washington, FLMI, ACS, AIRC, CCP
Senior Contract Analyst
Corporate Compliance & Market Conduct

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 E-mail: productcompliance.corporatecompliance@oneamerica.com

Tele: 1-877-285-7660 (ext 1550) Fax: 1-317-285-5510

Company and Contact

Filing Contact Information

Nelvia Washington, Senior Contract Analyst Nelvia.Washington@oneamerica.com
 One American Square 317-285-1550 [Phone]
 Indianapolis, IN 46206 317-285-5510 [FAX]

Filing Company Information

American United Life Insurance Company CoCode: 60895 State of Domicile: Indiana
 One American Square Group Code: 619 Company Type:
 P.O. Box 7127 Group Name: State ID Number:
 Indianapolis, IN 46206 FEIN Number: 35-0145825
 (877) 285-7660 ext. [Phone]

Filing Fees

Fee Required? Yes
 Fee Amount: \$70.00
 Retaliatory? Yes
 Fee Explanation:
 Per Company: No

COMPANY	AMOUNT	DATE PROCESSED	TRANSACTION #
American United Life Insurance Company	\$70.00	08/17/2009	29890351

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Correspondence Summary

Dispositions

Status	Created By	Created On	Date Submitted
Approved-Closed	Linda Bird	08/19/2009	08/19/2009

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Disposition

Disposition Date: 08/19/2009

Implementation Date:

Status: Approved-Closed

Comment:

Rate data does NOT apply to filing.

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Schedule	Schedule Item	Schedule Item Status	Public Access
Supporting Document	Flesch Certification		Yes
Supporting Document	Application		Yes
Supporting Document	Life & Annuity - Actuarial Memo		No
Form	Roth IRA Group Annuity Contract		Yes
Form	Roth IRA Group Annuity Certificate		Yes

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Form Schedule

Lead Form Number: RothIRA.FPFIAonly-K.KM

Schedule Item Status	Form Number	Form Type	Form Name	Action	Action Specific Data	Readability	Attachment
	RothIRA.FPFIAonly-K.KM	Policy/Contract/Fraternal Certificate	Roth IRA Group Annuity Contract	Initial		0.000	KM Flex Prem FIA-Only Roth IRA contract for state filing version 3 (8-11-09)STANDARD FILING.pdf
	Roth IRA.FPFIAonly-C.KM	Certificate	Roth IRA Group Annuity Certificate	Initial		0.000	KM Flex Prem FIA-Only Roth IRA certificate for state filing version 3 (8-11-09)STANDARD FILING.pdf

CONTRACT NUMBER: [G XX,XXX]]
CONTRACTHOLDER: [ABC CORPORATION]
DATE OF ISSUE: [JANUARY 2, 2009]
CONTRACT DATE: [JANUARY 1, 2009]
FIRST CONTRACT ANNIVERSARY: [JANUARY 1, 2010]

American United Life Insurance Company (AUL) issues this contract in consideration of the Contractholder's application and the payment of Contributions to AUL. When used in this contract, Awe,@ Aus,@ or Aour@ refer to AUL and Ayou@ or Ayour@ refer to the Contractholder.

All provisions and conditions stated on this and subsequent pages are part of this contract.

This contract is signed for us at our Home Office in Indianapolis, Indiana. Our mailing address is P.O. Box 368, Indianapolis, Indiana 46206-0368. Our street address is One American Square, Indianapolis, Indiana 46282.

NOTICE OF TEN DAY RIGHT TO EXAMINE CONTRACT

Please read this contract carefully. You may return the contract for any reason within ten days after receiving it. If returned, the contract is void from the beginning and any Contributions will be refunded.

AMERICAN UNITED LIFE INSURANCE COMPANY®

By



[President & Chief Executive Officer]

Attest

[Secretary]



Roth IRA Group Annuity
Current Interest Credited
Nonparticipating

If you have questions concerning your contract, or wish to register a complaint, you may reach us by calling [1-800-261-9618].

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[TABLE OF GUARANTEED IMMEDIATE ANNUITIES]

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SECTION 1 - DEFINITIONS

- 1.1 A Participant's "Account Value" as of a date is that account's balance of funds in the Fixed Interest Account (FIA) on that date.
- 1.2 "Annuity Commencement Date" is the first day of the month an annuity begins under this contract. However, amounts allocated to a Participant's Account will be distributed or begin to be distributed no later than the date determined under §4.
- 1.3 **["Applicable Amount" is \$5,000 if the Participant is under age 50, plus an additional \$1,000 (a total of \$6,000) if the Participant is 50 or older. These limits will be adjusted by the IRS for cost-of-living increases under Code §219(b)(5)(D). Such adjustments will be in multiples of \$500. If the Participant was a participant in a Code §401(k) plan of a certain employer in bankruptcy described in Code §219(b)(5)(C), then the Applicable Amount for a Participant under age 50 is increased by \$3,000 for taxable years beginning after 2006 and before 2010 only; however, such a Participant who makes the additional \$3,000 Contribution may not also make the age 50 or older additional \$1,000 Contribution discussed above.]**
- 1.4 "Business Day" is any day both the New York Stock Exchange and our Home Office are open for the general conduct of business.
- 1.5 "Code" means the Internal Revenue Code of 1986, as amended, and any applicable regulations or rulings issued thereunder.
- 1.6 **["Compensation" is wages, salaries, professional fees, or other amounts derived from or received for personal services actually rendered (including, but not limited to, commissions paid to salesmen, compensation for services on the basis of a percentage of profits, commissions on insurance premiums, tips, and bonuses), and includes earned income, as defined in Code §401(c)(2) (reduced by the deduction a self-employed Participant takes for contributions made to a self-employed retirement plan). For purposes of this definition, Code §401(c)(2) shall be applied as if the term trade or business for purposes of Code §1402 included service described in Subsection (c)(6) of Code §1402. "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. "Compensation" shall include any amount includible in the Participant's gross income under Code §71 with respect to a divorce or separation instrument described in Subparagraph (A) of Code §71(b)(2). In the case of a married Participant filing a joint return, the greater Compensation of his spouse is treated as his 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 Non-Roth IRA.]**
- 1.7 The "First Contract Anniversary" is listed on the contract face page. Subsequent "Contract Anniversaries" are on the same day of each subsequent year.
- 1.8 "Contract Quarter" is each of the four successive three-month periods in a Contract Year.
- 1.9 The first "Contract Year" starts on the Contract Date and ends on the day before the First Contract Anniversary. Each subsequent Contract Year starts on a Contract Anniversary and ends on the day before the next Contract Anniversary.
- 1.10 "Contributions" are funds which can be allocated to Participant Accounts according to applicable instructions and which have been paid to us in cash or transferred directly from a prior funding medium to this contract as **[Roth IRA Regular Contributions or as Qualified Rollover Contributions or recharacterized contributions discussed in Income Tax Regulations §§1.408A-3 and -5]**. Such transferred funds may be listed under categories other than "Contributions" on

annual and quarterly reporting. The legal title to, and ownership of, such amounts is vested solely in the Participant.

- 1.11 A "Contribution-Source" means each type of Contribution.
- 1.12 "Excess Contributions" are Contributions in excess of the applicable Code limits.
- 1.13 "Fixed Interest Account" or "FIA" is the investment described in §3 to which Contributions are allocated for accumulation at the Guaranteed Rates. The FIA monies constitute a portion of our general asset account.
- 1.14 "Guaranteed Rates" are the guaranteed annual effective rates of interest we credit to each Interest Pocket. We credit interest daily to each Interest Pocket. A Guaranteed Rate may be modified only as described in §§3.2 and 3.3. A Guaranteed Rate will never be less than the minimum Guaranteed Rate provided in §3.4.
- 1.15 "Home Office" is our principal office in Indianapolis, Indiana. For anything to be Received by AUL," it must be received at our Home Office.
- 1.16 "Interest Pocket" means a tracking method that associates funds allocated to the FIA over a specific time period with a specific Guaranteed Rate, as described in §3. After the guaranteed period provided in §3.2 has elapsed, we may consolidate two or more Interest Pockets in conjunction with the announcement of new Guaranteed Rates.
- 1.17 **[The "Modified Adjusted Gross Income" (or "Modified AGI") for a Participant for a taxable year is defined in Code §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").]**
- 1.18 **[A "Non-Roth IRA" is an IRA other than a Roth IRA.]**
- 1.19 "Participant" is any person that has a Participant Account. We may establish underwriting limits at any time to be applied to any person seeking initial participation in this contract.
- 1.20 "Participant Account" is an account under this contract for each Participant. Each Contribution-Source is tracked separately within the Participant Account. We credit Contributions to Participant Accounts and Contribution-Sources as the appropriate party directs.
- 1.21 **[A "Qualified Rollover Contribution" is (1) a rollover Contribution of a distribution from an IRA that meets the requirements of Code §408(d)(3) (except that the one-rollover-per-year rule of Code §408(d)(3)(B) does not apply if the rollover Contribution is from a Non-Roth IRA), (2) a rollover from a designated Roth account described in Code §402A, or (2) a rollover from an eligible retirement plan described in Code §402(c)(8)(B).]**
- 1.22 **[A "Regular Contribution" is a Contribution described in §2.1(b) that may not exceed the lesser of the Applicable Amount or the Participant's Compensation.]**
- 1.23 The "Withdrawal Charge" is a percentage of the Account Value withdrawn under this contract. The Withdrawal Charge will not apply to Account Values withdrawn to provide certain benefit payments as described in §4.2. **[The percentage varies as follows: Contributions received during each calendar quarter, plus interest earned thereon, are subject to the following Withdrawal Charge percentages if withdrawn during any of the first 6 years measured from the first day of the calendar quarter in which those Contributions are credited to the Participant's Account.**

<u>Withdrawal in Year</u>	<u>Percentage</u>
1	7
2	6
3	5
4	4
5	3
6	2
Thereafter	0

Notwithstanding the above, no Withdrawal Charge shall apply after 10 years have elapsed from the date that the first Contribution for the Participant is credited to his Account.]

1.24 "Withdrawal Value" is a Participant's Account Value, less any Withdrawal Charge.

SECTION 2 - ADMINISTRATION OF PARTICIPANT ACCOUNTS

2.1 Amount of Contributions:

- [(a) Contributions made to this contract may vary in amount and frequency, but the minimum Contribution for a Participant must total at least [the lesser of \$1,000 or \$50 per pay period within the 12-month period beginning with the date that the first Contribution for the Participant is credited to his Account, and the total of all Contributions for a Participant cannot exceed \$1,000,000.]**

All types of Roth IRA contributions will be accepted under this contract, including Regular Contributions, Qualified Rollover Contributions, and recharacterizations described under Subsection (e) below. Such Qualified Rollover Contributions or recharacterizations, as identified to us, are credited as rollover Contributions under the appropriate Participant Account and are tracked within this contract as required by applicable state and federal law.

- (b) Maximum Permissible Contribution: Except for a Qualified Rollover Contribution or a recharacterization as described under Subsection (e) below, Contributions to all of the Participant’s Roth IRAs for a taxable year shall not exceed the Applicable Amount or the Participant’s Compensation, if less, for that taxable year. However, notwithstanding the dollar limits on Contributions, a Participant may make a repayment of a qualified reservist distribution described in Code §72(t)(2)(G) during the 2-year period beginning on the day after the end of the active duty period. Contributions may be limited under Subsections (c) through (e) below.**

- (c) Regular Contribution Limit: The maximum Regular Contribution that can be made to all of the Participant’s Roth IRAs for a taxable year is the smaller amount determined under Paragraph (1) or (2) below.**

- (1) The maximum Regular Contribution is phased out ratably between certain levels of Modified AGI in accordance with the following table:**

Filing Status	Full Contribution	Phase-Out Range	No Contribution
		Modified AGI	
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 Participant’s Modified AGI for a taxable year is in the phase-out range, the maximum Regular Contribution determined under this table for that taxable year is rounded up to the next multiple of \$10 and is not reduced below \$200. The dollar amounts above will be adjusted by the U.S. Treasury Department for cost-of-living increases under Code §408A(c)(3) in multiples of \$1,000.

- (2) If the Participant makes Regular Contributions to both Roth and Non-Roth IRAs for a taxable year, the maximum Regular Contribution that can be made to all of the Participant’s Roth IRAs for that taxable year is reduced by the**

Regular Contributions made to the Participant's Non-Roth IRAs for the taxable year.

- (d) Qualified Rollover Contribution Limit:** A rollover from an eligible retirement plan other than a Roth IRA or a designated Roth account cannot be made to this IRA if, for the year the amount is distributed from the other plan, (1) the Participant is married and files a separate return; (2) the Participant is not married and has Modified AGI in excess of \$100,000; or (3) the Participant is married and together the Participant and the Participant's spouse have Modified AGI 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 limits in this Subsection (d) do not apply to qualified rollover contributions.]
- (e) Recharacterization:** A Regular Contribution to a Non-Roth IRA may be recharacterized pursuant to the rules in §1.408A-5 of the regulations as a Regular Contribution to this IRA, subject to the limits in Subsection (c) above.
- (f) Notwithstanding any other provisions of this contract, no Contribution will be accepted under a Code §408(p) SIMPLE IRA plan established by a Participant's employer, with the exception that a transfer or rollover of funds attributable to contributions made by a Participant's employer under its SIMPLE IRA plan will be accepted from a SIMPLE IRA after the expiration of the 2-year period beginning on the date the Participant first participated in that employer's SIMPLE IRA plan, provided that such transfer or rollover of funds to a Roth IRA is allowed by the IRS pursuant to applicable law, regulations, or rulings.]**
- (g) Excess Contributions:** On receipt of instructions from the Participant or the Participant's employer, we will withdraw Excess Contributions, plus interest thereon, from his Account and return them to him. Such instructions must state the amount to be returned and certify that such Contributions are Excess Contributions and that such return is permitted by the Code. A return of Excess Contributions is not subject to a Withdrawal Charge.
- (h) Refunds of Contributions (other than excess Contributions) will be applied before the close of the calendar year following the year of such refund toward the payment of future Contributions or the purchase of additional benefits.**

2.2 How Contributions Are Handled: Contributions are credited to the appropriate Contribution-Sources within each Participant Account as the appropriate party directs. A Participant's initial Contribution is allocated to the Participant Account by the second Business Day after we (1) receive the initial Contribution or, if later, (2) receive all data necessary to complete the allocation (including data required to establish the Participant Account and the amount of the Participant's Contribution). Any subsequent Contributions are allocated to the Participant Account on the Business Day we (1) receive that Contribution or, if later, (2) receive all data necessary to complete the allocation.

If we receive funds which cannot be allocated to a Participant's Account, those funds will be returned to the Participant in their entirety or, at our option, only the unallocable portion will be returned to the Participant, within [5] Business Days.

2.3 Transfers from Other Retirement Programs: If permitted by applicable state and federal law, we may accept, or may initiate the transfer of, amounts transferred from other retirement programs, subject to the provisions of §2.1. Such transferred amounts, as identified to us, are credited as a rollover Contribution under the appropriate Participant Account and are tracked within this contract as required by applicable state and federal law.

SECTION 3 -- OPERATION OF FIXED INTEREST ACCOUNT

- 3.1 Allocations to Participant Accounts: We credit each Participant's Contributions to the FIA based on the information provided by the appropriate party. We credit interest daily from the date of the Contribution to the FIA to the date of withdrawal.
- 3.2 Provision of Guaranteed Rates for Interest Pockets: At least **[10 days]** in advance of each calendar quarter, we will declare a Guaranteed Rate for the Interest Pocket for that quarter. All Contributions hereunder which are allocated to the FIA during that quarter will earn interest at that Guaranteed Rate until **[the first January 1 following the quarter in which that pocket was established. For the calendar year following the quarter in which that pocket was established, the Guaranteed Rate credited shall be the greater of the Guaranteed Rate initially established for that quarterly pocket or the minimum Guaranteed Rate calculated for that calendar year under §3.4. Each quarterly Interest Pocket matures on the second January 1 following the quarter in which that pocket was established.]**
- [Notwithstanding the previous paragraph, certain Contributions determined solely at AUL's discretion that are made during the first 4 years, measured from the date that the first Contribution for the Participant is credited to his Account, may receive an additional rate of interest for a period of 12 months from the date of that deposit.]**
- 3.3 Renewal of Guaranteed Rates: Those quarterly Interest Pockets that mature at the same time will be combined into an annual renewal Interest Pocket. Funds associated with that annual renewal Interest Pocket will earn interest for a full year at the Guaranteed Rate declared for that pocket. A new Guaranteed Rate for each annual renewal Interest Pocket will be declared at least **[30 days]** prior to January 1 of the year in which that pocket is established and prior to January 1 of each of the next 4 years which follow the year in which that pocket was established. An annual renewal Interest Pocket will mature on the fifth anniversary of the date of its establishment, when it will be combined into one annual portfolio Interest Pocket. Funds associated with that annual portfolio Interest Pocket will earn interest for a full year at the Guaranteed Rate for that pocket, which will be declared at least **[30 days]** prior to every January 1.
- 3.4 Minimum Rate Guarantee: An Interest Pocket's Guaranteed Rate may not be less than an annual effective interest rate equal to **[the average 5-year Constant Maturity Treasury Rate reported by the Federal Reserve for the month of October of the calendar year immediately preceding the calendar year in which the Guaranteed Rate is in effect (rounded to the nearest 0.05%), minus 1.25%. This minimum Guaranteed Rate shall not be less than 1% nor greater than 3%. However, prior to January 1, 2015, the minimum Guaranteed Rate shall be 3%.]**
- 3.5 Allocation of Withdrawals: Withdrawals from the FIA are on a first-in/first-out (FIFO) basis.

SECTION 4 - BENEFIT PAYMENTS

4.1 General Withdrawal Provisions:

- (a) Subject to the limitations provided in this Section, the Participant may direct us to withdraw all or a portion of his Withdrawal Value (minus any §6 charges) to provide a single-sum payment to him.

Notwithstanding the previous paragraph, in the Contract Year following the Contract Year in which the first Contribution for a Participant is credited to his Account, and in each Contract Year thereafter, the Participant may withdraw up to **[10%]** of his Account Value (determined as of the Contract Anniversary immediately preceding the withdrawal request) without application of the Withdrawal Charge, **[provided that at least 12 months have elapsed since the date that the first Contribution for the Participant is credited to his Account.]**

- (b) A withdrawal request is effective, and the Withdrawal Value to be applied pursuant to this Section is determined, on the Business Day that we receive a proper withdrawal request (or due proof of death, if received later).
- (c) We reserve the right to defer the payment of amounts withdrawn from the FIA for a period of up to **[6 months]** after we receive the withdrawal request.

4.2 Death Benefits:

- (a) Upon receipt of instructions and of due proof of the Participant's (and, if applicable, the beneficiary's) death prior to the date the Participant Account is closed, we will apply the Participant's Account Value (minus any §6 charges) for the purpose of providing a death benefit. The death benefit will be paid to the Participant's beneficiary according to the method of payment elected by the beneficiary (unless such method of payment was previously elected by the Participant). The Participant's beneficiary may also designate a beneficiary.

- [(b) (1) If the Participant dies before his Annuity Commencement Date, his entire interest will be distributed at least as rapidly as follows:**

- (A) If the designated beneficiary is not the Participant's surviving spouse, the entire interest will be distributed, beginning on or before December 31 of the calendar year immediately following the calendar year in which the Participant died, over the remaining life expectancy of such designated beneficiary. Such life expectancy is determined using the age of the beneficiary as of his birthday in the year following the year of the Participant's death or, if elected, in accordance with Subsection (b)(1)(C) below.**

- (B) If the sole designated beneficiary is the Participant's surviving spouse, the entire interest will be distributed, beginning on or before December 31 of the calendar year immediately following the calendar year in which the Participant died (or by the end of the calendar year in which the Participant would have attained age 70 ½, if later), over such spouse's life or, if elected, in accordance with Subsection (b)(1)(C) below. If the surviving spouse dies before required distributions commence to him, the remaining interest will be distributed, beginning on or before December 31 of the calendar year immediately following the calendar year in which the spouse died, over the spouse's designated**

beneficiary's remaining life expectancy determined using such beneficiary's age as of his birthday in the year following the death of the spouse, or, if elected, will be distributed in accordance with Subsection (b)(1)(C) below. If the surviving spouse dies after required distributions commence to him, any remaining interest will continue to be distributed under the payment option chosen.

- (C) If there is no designated beneficiary, or if applicable by operation of Subsection (b)(1)(A) or (B) above, the entire interest will be distributed no later than December 31 of the calendar year containing the fifth anniversary of the Participant's death (or of the spouse's death in the case of the surviving spouse's death before distributions are required to begin under Subsection (b)(1)(B) above).
 - (D) Life expectancy is determined using the Single Life Table in Q&A-1 of §1.401(a)(9)-9 of the Income Tax Regulations. 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 Subsection (b)(1)(A) or (B) above and reduced by 1 for each subsequent year.
- (2) If the Participant dies on or after his Annuity Commencement Date, any interest remaining under the benefit payment option selected will continue to be distributed under that benefit payment option.
 - (3) The Participant's "interest" includes the amount of any outstanding rollover, transfer, and recharacterization under Q&As-7 and -8 of §1.408-8 of the Income Tax Regulations and the actuarial value of any other benefits provided under this contract, such as guaranteed death benefits.
 - (4) For purposes of Subsection (b)(1)(B) above, required distributions are considered to commence on the date distributions are required to begin to the surviving spouse under that Subsection. 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 §1.401(a)(9)-6 of the Income Tax Regulations, then required distributions are considered to commence on the annuity starting date.]
- (c) If the sole designated beneficiary is the Participant's surviving spouse, such spouse may treat the Participant's Account as his or her own IRA. This election will be deemed to have been made if such surviving spouse makes a Contribution to this contract, makes a rollover to this contract, or fails to take required distributions as a beneficiary.]

[Notwithstanding any provision of this contract to the contrary, the distribution of the Participant's interest in the contract shall be made in accordance with the requirements of Code §408(b)(3), as modified by Code §408A(c)(5), and the regulations issued thereunder. If distributions are not made in the form of an annuity on an irrevocable basis (except for acceleration), then distribution of the Participant's interest (as determined under Subsection (b)(3) above) must satisfy the requirements of Code §408(a)(6), as modified by Code §408A(c)(5), and the regulations issued thereunder, rather than the distribution rules in Subsections (b)(1), (3), and (4) and (c) above.

- 4.3 [Distributions Before Death: No amount is required to be distributed prior to the Participant's death.]

SECTION 5 - ANNUITIES

- 5.1 **Annuity Purchases:** The Participant may withdraw all or a portion of his Withdrawal Value (minus any §6 charges) to provide an annuity benefit. This Withdrawal Value is applied to purchase the annuity on the last day of the month preceding the Annuity Commencement Date. As of that annuity purchase date, such Participant Account funds are no longer maintained in this contract.

The Participant's annuity purchase request must specify the purpose for the annuity, the election of an annuity option, Annuity Commencement Date, any contingent annuitant or beneficiary, and any additional information we require. If the Participant or any contingent annuitant dies before the Annuity Commencement Date, the annuity election is cancelled.

The minimum amount that the Participant may apply to purchase an annuity is **[the lesser of \$10,000 or the Participant's entire Account Value.]**

- 5.2 **Annuity Options:** The Participant may elect any optional form of annuity we offer at the time of purchase. Available annuity options always include:
- (a) **Life Annuity.** A monthly annuity is payable as long as the annuitant lives.
 - (b) **Survivorship Annuity.** A monthly annuity is payable as long as the annuitant lives. After the annuitant's death, all or a portion of the monthly annuity is paid to the contingent annuitant as long as the contingent annuitant lives.
 - (c) **10-Year Certain and Life Annuity.** A monthly annuity is payable to the annuitant for as long as the annuitant lives. If the annuitant dies before receiving payments for the 10-year certain period, any remaining payments for the balance of the 10-certain period are paid to the annuitant's beneficiary.

If a certain period annuity is available, the certain period may not extend beyond the life expectancy of a Participant or the joint life expectancy of a Participant and any contingent annuitant, as determined on the Annuity Commencement Date.

- 5.3 **Determining Annuity Amount:** We compute the annuity amount using the factors reflected in the Table of Guaranteed Immediate Annuities attached to this contract. However, if our current single premium, nonparticipating, immediate annuity rates for this class of group annuity contract produce a higher monthly annuity than the Table of Guaranteed Immediate Annuities, then that more favorable annuity rate is applied.
- 5.4 **Proof of Age and Survival; Minimum Payments:** We may require proof of any annuitant's or contingent annuitant's date of birth before commencing payments under any annuity. We may also require proof that an annuitant or contingent annuitant is living before making any annuity payment. If a monthly annuity is less than our current established minimum payment, we may make payments on a less-frequent basis.
- 5.5 **Annuity Certificates:** We issue to each person for whom an annuity is purchased a certificate setting forth the annuity's amount and terms.

SECTION 6 - OTHER CONTRACT CHARGES

- 6.1 TPA Participant Account Charge: We deduct a third-party administrator (TPA) Participant Account Charge annually from each Participant Account. This charge is not to exceed \$50 and is deducted on the last day of the calendar year from each Participant Account in existence on such day for as long as the Participant Account is in effect. This charge is to be prorated among each Contribution-Source utilized under this contract by that Participant Account. This charge is waived once the total amount of all Contributions made by or for the Participant to all AUL fixed investment option-only group annuity contracts in which the Participant participates reaches **[\$50,000]**. The entire charge collected by us will be forwarded to the TPA selected by the Participant's employer, and no portion of this charge will be retained by us.

If the entire balance of a Participant Account is applied or withdrawn pursuant to the contract before the last day of the calendar year, the TPA Participant Account Charge attributable to the period of time which has elapsed since the first day of the calendar year in which such application or withdrawal of funds is made will not be deducted from the amount applied or withdrawn.

- 6.2 TPA Systematic Distribution Fee: For a Participant for whom electronic systematic withdrawals are made during a calendar year on a monthly, quarterly, semi-annual, or annual basis via Automated Clearing House (ACH) transactions, the first such withdrawal during a calendar year shall be made without application of any TPA Systematic Distribution Fee. For any subsequent systematic withdrawals made during that calendar year via ACH on a monthly, quarterly, or semi-annual basis, a **[\$25]** annual TPA Systematic Distribution Fee will be deducted from that Participant's Account evenly from the remaining number of systematic withdrawals made during that same calendar year. The entire charge collected by us will be forwarded to the third-party administrator (TPA) selected by the Participant's employer, and no portion of this charge will be retained by us.
- 6.3 Taxes: We may deduct charges equal to any premium tax we incur which is directly related to amounts received for the Participant from the balance applied to purchase an annuity, or at such other time as such premium taxes are incurred by us.
- 6.4 Reduction or Waiver of Charges: We may reduce or waive the Withdrawal Charge or the charges discussed above if the appropriate expenses associated with the sale or administration of any contract are reduced.

SECTION 7 - CONTRACT MODIFICATIONS

- 7.1 **Contract Amendment:** You and we may agree to any change or amendment to this contract without the consent of any other person or entity. This contract cannot be modified or amended, nor can any provision or condition be waived, except by written authorization of a corporate officer of AUL.
- 7.2 **Rates and §6 Charges:** We may announce new Guaranteed Rates, as described in §§3.2 and 3.3 (including the consolidation of existing Interest Pockets). However, as provided in §§3.2 and 3.3, we may not change the declared Guaranteed Rate applicable to an established Interest Pocket during the guaranteed period. We may also modify the charge levels in §6 using the procedures of §7.4.
- 7.3 **Conformance with Law:** We may amend this contract at any time, without your consent, or that of any other person or entity, if the amendment is reasonably needed to comply with, or give you or Participants the benefit of, any provisions of federal or state laws. Any such amendment will be delivered to you prior to its effective date.
- 7.4 **Our Right to Initiate Changes:** In addition to those amendments permitted by §§7.2 and 7.3, we may initiate an additional provision or modification of any other provision of this contract (except for those prohibited amendments listed in §7.5) by giving the appropriate parties **[60 days]** notice of such modification. Any such modification is effective without the affirmative assent of any other person or entity.
- 7.5 **Prohibited Amendments:**
- (a) Notwithstanding our right to initiate changes under §7.4, we may not initiate changes to the minimum rate guarantee provision specified in §3.4, our obligation to set Guaranteed Rates for the period of time specified in §§3.2 and 3.3, or the Table of Guaranteed Immediate Annuities.
 - (b) No modification to this contract may change the terms of a previously purchased annuity or reduce any interest guarantee applicable to Participant Account FIA balances on the modification's effective date.

SECTION 8 - GENERAL PROVISIONS

- 8.1 **Ownership:** You own this contract. No other person or entity has any right, title, or interest in this contract or to amounts received or credited under it until such amounts are made available to them under this contract. All amounts received or credited under this contract become our property. We are obligated to make only the payments or distributions specified in this contract. **[This contract is established for the exclusive benefit of the Participants and their beneficiaries.]**
- 8.2 **Entire Contract:** This contract and your application constitute the entire agreement between you and us. We are not a party to, nor bound by, a plan, trust, custodial agreement, or other agreement, or any amendment or modification to any of the same. We are not a fiduciary under this contract or under any such plan, trust, custodial agreement, or other agreement.
- 8.3 **Benefit Determinations:** The Participant shall furnish us whatever information is necessary to establish the eligibility for and amount of annuity or other benefit due. We rely solely on his instructions and certifications with respect to his benefits.
- 8.4 **Termination of Contract:** This contract terminates automatically when no amounts remain in it.
- 8.5 **Representations and Warranties:** You and we mutually represent and warrant, each to the other, that each is fully authorized to enter into this contract and that this contract is a valid and binding obligation and that the execution or performance of this contract does not violate any law, regulation, judgment, or order by which the representing party is bound.
- We do not make any representation or warranty regarding the federal, state, or local tax status of this contract, any Participant Account, or any transaction involving this contract.
- 8.6 **Misstatement of Data:** We may rely on any information you, the Participant's employer, or a Participant furnishes. We need not inquire as to the accuracy or completeness of such information. If any essential data pertaining to any person has been omitted or misstated, including, but not limited to, a misstatement of an annuitant's or contingent annuitant's age, we will make an equitable adjustment to provide the annuity or other benefit determined using correct data.
- 8.7 **Form of Request, Notice, Instruction, or Direction:** When reference is made to you, the Participant's employer, or a Participant making a request or giving notice, instruction, or direction, such request, notice, instruction, or direction must be in writing, or in a form otherwise acceptable to us, and is effective when we receive it.
- 8.8 **Statements and Reports:** Reasonably promptly after the end of each **[Contract Quarter]**, we will prepare a statement of the Account Value for each Participant Account that is maintained under this contract. **[The Participant must provide us with all information necessary to prepare any reports required by Code §§408(i) and 408A(d)(3)(E), Regulations §§ 1.408-5 and 1.408-6, or other guidance published by the IRS. We will also furnish to the IRS and to the Participant any reports or other information that is required by the Internal Revenue Service, including any prescribed information concerning required minimum distributions.]**
- 8.9 **Conformity with Law:** Any benefit payable under this contract will not be less than the minimum benefit required by the insurance laws of the state in which the contract is delivered. Language in this contract referring to state or federal tax, securities, or other statutes or rules do not incorporate within this contract any such statutes or rules.

- 8.10 Gender and Number: Whenever the context so requires, the plural includes the singular, the singular the plural, and the masculine the feminine.
- 8.11 Facility of Payment: If any Participant, contingent annuitant, or beneficiary is legally incapable of giving a valid receipt for any payment, if no guardian has been appointed, and if we receive a valid power of attorney for such Participant, contingent annuitant, or beneficiary, we may pay the person or persons named in such power of attorney. Any such payment fully discharges us to the extent of such payment.
- 8.12 Acceptance of New Participants or Contributions: We may refuse to accept new Participants at any time. We will not accept new Participants who are age [75] and older. We have the right to refuse Contributions as of **[the last day of the second month]** following the date that the Participant is notified by us in writing of this refusal.
- 8.13 Our Annual Statement: No provision of this contract controls, determines, or modifies any annual statement made by us to any insurance department, contractholder, regulatory body, or other person. Nor does anything in such annual statement control, determine, or modify the provisions of this contract.
- 8.14 Nonforfeitability and Nontransferability: **[A Participant's entire Withdrawal Value (minus any \$6 charges) under this contract is nonforfeitable and is nontransferable by the Participant at all times. No sum payable under this contract with respect to a Participant may be sold, assigned, discounted, or pledged as collateral for a loan or as security for the performance of an obligation or for any other purpose to any person or entity other than us. In addition, to the extent permitted by law, no such sum shall in any way be subject to legal process requiring the payment of any claim against the payee.]**
- 8.15 Notice of Annual Meeting of Members: By-law, Art II, Sec. 2: the regular annual meeting of the members of American United Mutual Insurance Holding Company shall be held at its principal place of business on **[the third Thursday in February each year at ten o'clock A.M.]** local time or at such other location, place, or time as may be designated by the Board of Directors. The election of directors shall be held at the annual meeting.

**[TABLE OF GUARANTEED IMMEDIATE ANNUITIES
MONTHLY INCOME PER \$1,000 OF ACCOUNT VALUE**

ADJUSTED AGE	LIFE ANNUITY	10-YEAR CERTAIN AND LIFE ANNUITY
45	2.7498	2.7455
46	2.7986	2.7938
47	2.8498	2.8444
48	2.9036	2.8975
49	2.9602	2.9532
50	3.0197	3.0116
51	3.0823	3.0730
52	3.1483	3.1375
53	3.2178	3.2052
54	3.2913	3.2763
55	3.3690	3.3512
56	3.4511	3.4299
57	3.5381	3.5126
58	3.6301	3.5995
59	3.7273	3.6906
60	3.8300	3.7862
61	3.9387	3.8865
62	4.0536	3.9919
63	4.1751	4.1024
64	4.3037	4.2184
65	4.4397	4.3400
66	4.5837	4.4676
67	4.7365	4.6014
68	4.8992	4.7419
69	5.0735	4.8895
70	5.2610	5.0448
71	5.4635	5.2077
72	5.6823	5.3783
73	5.9180	5.5559
74	6.1718	5.7400
75	6.4456	5.9301

**Adjusted Age = Actual Age at Settlement (in years and completed months) less the following number of months:
[0.6 times (Birth Year - 1915)] rounded to the nearest integer.**

**Guaranteed purchase rates are 100% of the net single premium for the benefit provided based on 85% of the
unprojected 1994 Group Annuity Reserving Table for females with interest at 1.5%.]**



CONTRACT NUMBER [G XX,XXX]]
CONTRACTHOLDER [ABC COMPANY]
PARTICIPANT'S NAME [JOHN DOE]
SOCIAL SECURITY NUMBER [123-45-6789]

American United Life Insurance Company (AUL) hereby certifies that the Contractholder and AUL have entered into an Internal Revenue Code §408A Roth Individual Retirement Annuity (IRA) Group Annuity Contract (the Contract), and that AUL has created an account in your name to receive Contributions for your benefit pursuant to the Contract. When used in this Certificate, Awe,@ Aus,@ or “our” refer to AUL.

The only parties to the Contract are the Contractholder and AUL. All rights and benefits are determined in accordance with the provisions of the Contract.

Benefits under the Contract will be paid at your direction.

Any amendments to, or changes in, the Contract will be binding and conclusive on you and your beneficiary.

This Certificate is not itself the Contract, but is a certificate of participation in the Contract.

Our mailing address is P.O. Box 368, Indianapolis, Indiana 46206-0368. Our street address is One American Square, Indianapolis, Indiana 46282.

NOTICE OF TEN DAY RIGHT TO EXAMINE CERTIFICATE

Please read this Certificate carefully. You may return this Certificate for any reason within ten days after receiving it. If returned, the Certificate is void from the beginning and any Contributions will be refunded.

AMERICAN UNITED LIFE INSURANCE COMPANY®
By

[Secretary]

Roth IRA Group Annuity
Current Interest Credited
Nonparticipating

If you have questions concerning this Certificate, or wish to register a complaint, you may reach us by calling [1-800-261-9618].

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[TABLE OF GUARANTEED IMMEDIATE ANNUITIES]

[17]

SECTION 1 - DEFINITIONS

- 1.1 Your "Account Value" as of a date is your account's balance of funds in the Fixed Interest Account (FIA) on that date.
- 1.2 "Annuity Commencement Date" is the first day of the month an annuity begins under the Contract. However, amounts allocated to your Account will be distributed or begin to be distributed no later than the date determined under §4.
- 1.3 [**"Applicable Amount" is \$5,000 if you are under age 50, plus an additional \$1,000 (a total of \$6,000) if you are 50 or older. These limits will be adjusted by the IRS for cost-of-living increases under Code §219(b)(5)(D). Such adjustments will be in multiples of \$500. If you were a participant in a Code §401(k) plan of a certain employer in bankruptcy described in Code §219(b)(5)(C), then the Applicable Amount for you if under age 50 is increased by \$3,000 for taxable years beginning after 2006 and before 2010 only; however, if you make the additional \$3,000 Contribution, you may not also make the age 50 or older additional \$1,000 Contribution discussed above.**]
- 1.4 "Business Day" is any day both the New York Stock Exchange and our Home Office are open for the general conduct of business.
- 1.5 "Code" means the Internal Revenue Code of 1986, as amended, and any applicable regulations or rulings issued thereunder.
- 1.6 [**"Compensation" is wages, salaries, professional fees, or other amounts derived from or received for personal services actually rendered (including, but not limited to, commissions paid to salesmen, compensation for services on the basis of a percentage of profits, commissions on insurance premiums, tips, and bonuses), and includes earned income, as defined in Code §401(c)(2) (reduced by the deduction a self-employed Participant takes for contributions made to a self-employed retirement plan). For purposes of this definition, Code §401(c)(2) shall be applied as if the term trade or business for purposes of Code §1402 included service described in Subsection (c)(6) of Code §1402. "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. "Compensation" shall include any amount includible in your gross income under Code §71 with respect to a divorce or separation instrument described in Subparagraph (A) of Code §71(b)(2). If you are married filing a joint return, the greater Compensation of your spouse is treated as your own Compensation, but only to the extent that your 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 Non-Roth IRA.**]
- 1.7 The "First Contract Anniversary" is listed on the contract face page. Subsequent "Contract Anniversaries" are on the same day of each subsequent year.
- 1.8 "Contract Quarter" is each of the four successive three-month periods in a Contract Year.
- 1.9 The first "Contract Year" starts on the Contract Date and ends on the day before the First Contract Anniversary. Each subsequent Contract Year starts on a Contract Anniversary and ends on the day before the next Contract Anniversary.
- 1.10 "Contributions" are funds which can be allocated to your Account according to applicable instructions and which have been paid to us in cash or transferred directly from a prior funding medium to the Contract as [**Roth IRA Regular Contributions or as Qualified Rollover Contributions or recharacterized contributions discussed in Income Tax Regulations §§1.408A-3 and -5**]. Such

transferred funds may be listed under categories other than “Contributions” on annual and quarterly reporting. The legal title to, and ownership of, such amounts is vested solely in you.

- 1.11 A “Contribution-Source” means each type of Contribution.
- 1.12 "Excess Contributions" are Contributions in excess of the applicable Code limits.
- 1.13 “Fixed Interest Account” or “FIA” is the investment described in §3 to which Contributions are allocated for accumulation at the Guaranteed Rates. The FIA monies constitute a portion of our general asset account.
- 1.14 "Guaranteed Rates" are the guaranteed annual effective rates of interest we credit to each Interest Pocket. We credit interest daily to each Interest Pocket. A Guaranteed Rate may be modified only as described in §§3.2 and 3.3. A Guaranteed Rate will never be less than the minimum Guaranteed Rate provided in §3.4.
- 1.15 "Home Office" is our principal office in Indianapolis, Indiana. For anything to be Areceived by AUL," it must be received at our Home Office.
- 1.16 "Interest Pocket" means a tracking method that associates funds allocated to the FIA over a specific time period with a specific Guaranteed Rate, as described in §3. After the guaranteed period provided in §3.2 has elapsed, we may consolidate two or more Interest Pockets in conjunction with the announcement of new Guaranteed Rates.
- 1.17 **[Your “Modified Adjusted Gross Income” (or “Modified AGI”) for a taxable year is defined in Code §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”).]**
- 1.18 **[A “Non-Roth IRA” is an IRA other than a Roth IRA.]**
- 1.19 “Participant” is any person that has a Participant Account.
- 1.20 “Participant Account” is an account under the Contract for each Participant. Each Contribution-Source is tracked separately within your Account. We credit Contributions to Participant Accounts and Contribution-Sources as the appropriate party directs.
- 1.21 **[A “Qualified Rollover Contribution” is (1) a rollover Contribution of a distribution from an IRA that meets the requirements of Code §408(d)(3) (except that the one-rollover-per-year rule of Code §408(d)(3)(B) does not apply if the rollover Contribution is from a Non-Roth IRA), (2) a rollover from a designated Roth account described in Code §402A, or (2) a rollover from an eligible retirement plan described in Code §402(c)(8)(B).]**
- 1.22 **[A “Regular Contribution” is a Contribution described in §2.1(b) that may not exceed the lesser of the Applicable Amount or your Compensation.]**
- 1.23 The “Withdrawal Charge" is a percentage of your Account Value withdrawn under the Contract. The Withdrawal Charge will not apply to Account Values withdrawn to provide certain benefit payments as described in §4.2. **[The percentage varies as follows: Contributions received during each calendar quarter, plus interest earned thereon, are subject to the following Withdrawal Charge percentages if withdrawn during any of the first 6 years measured from the first day of the calendar quarter in which those Contributions are credited to your Account.**

<u>Withdrawal in Year</u>	<u>Percentage</u>
1	7
2	6
3	5
4	4
5	3
6	2
Thereafter	0

Notwithstanding the above, no Withdrawal Charge shall apply after 10 years have elapsed from the date that the first Contribution for you is credited to your Account.]

1.24 Your "Withdrawal Value" is your Account Value, less any Withdrawal Charge.

SECTION 2 - ADMINISTRATION OF YOUR ACCOUNT

2.1 Amount of Contributions:

- [(a) Contributions made to the Contract may vary in amount and frequency, but the minimum Contribution for you must total at least [the lesser of \$1,000 or \$50 per pay period within the 12-month period beginning with the date that the first Contribution for you is credited to your Account, and the total of all Contributions for you cannot exceed \$1,000,000.]**

All types of Roth IRA contributions will be accepted under the Contract, including Regular Contributions, Qualified Rollover Contributions, and recharacterizations described under Subsection (e) below. Such Qualified Rollover Contributions or recharacterizations, as identified to us, are credited as rollover Contributions under your Account and are tracked within the Contract as required by applicable state and federal law.

- (b) Maximum Permissible Contribution: Except for a Qualified Rollover Contribution or a recharacterization as described under Subsection (e) below, Contributions to all of your Roth IRAs for a taxable year shall not exceed the Applicable Amount or your Compensation, if less, for that taxable year. However, notwithstanding the dollar limits on Contributions, you may make a repayment of a qualified reservist distribution described in Code §72(t)(2)(G) during the 2-year period beginning on the day after the end of the active duty period. Contributions may be limited under Subsections (c) through (e) below.**

- (c) Regular Contribution Limit: The maximum Regular Contribution that can be made to all of your Roth IRAs for a taxable year is the smaller amount determined under Paragraph (1) or (2) below.**

- (1) The maximum Regular Contribution is phased out ratably between certain levels of Modified AGI in accordance with the following table:**

Filing Status	Full Contribution	Phase-Out Range	No Contribution
		Modified AGI	
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 your Modified AGI for a taxable year is in the phase-out range, the maximum Regular Contribution determined under this table for that taxable year is rounded up to the next multiple of \$10 and is not reduced below \$200. The dollar amounts above will be adjusted by the U.S. Treasury Department for cost-of-living increases under Code §408A(c)(3) in multiples of \$1,000.

- (2) If you make Regular Contributions to both Roth and Non-Roth IRAs for a taxable year, the maximum Regular Contribution that can be made to all of your Roth IRAs for that taxable year is reduced by the Regular Contributions made to your Non-Roth IRAs for the taxable year.**

- (d) **Qualified Rollover Contribution Limit:** A rollover from an eligible retirement plan other than a Roth IRA or a designated Roth account cannot be made to this IRA if, for the year the amount is distributed from the other plan, (1) you are married and file a separate return; (2) you are not married and have Modified AGI in excess of \$100,000; or (3) you are married and together you and your spouse have Modified AGI 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 limits in this Subsection (d) do not apply to qualified rollover contributions.]
- (e) **Recharacterization:** A Regular Contribution to a Non-Roth IRA may be recharacterized pursuant to the rules in §1.408A-5 of the regulations as a Regular Contribution to this IRA, subject to the limits in Subsection (c) above.
- (f) **Notwithstanding any other provisions of this contract, no Contribution will be accepted under a Code §408(p) SIMPLE IRA plan established by your employer, with the exception that a transfer or rollover of funds attributable to contributions made by your employer under its SIMPLE IRA plan will be accepted from a SIMPLE IRA after the expiration of the 2-year period beginning on the date that you first participated in that employer's SIMPLE IRA plan, provided that such transfer or rollover of funds to a Roth IRA is allowed by the IRS pursuant to applicable law, regulations, or rulings.]**
- (g) **Excess Contributions:** On receipt of instructions from you or your employer, we will withdraw Excess Contributions, plus interest thereon, from your Account and return them to you. Such instructions must state the amount to be returned and certify that such Contributions are Excess Contributions and that such return is permitted by the Code. A return of Excess Contributions is not subject to a Withdrawal Charge.
- (h) **Refunds of Contributions (other than excess Contributions) will be applied before the close of the calendar year following the year of such refund toward the payment of future Contributions or the purchase of additional benefits.**

2.2 **How Contributions Are Handled:** Contributions are credited to the appropriate Contribution-Sources within your Account as the appropriate party directs. Your initial Contribution is allocated to your Account by the second Business Day after we (1) receive the initial Contribution or, if later, (2) receive all data necessary to complete the allocation (including data required to establish your Account and the amount of your Contribution). Any subsequent Contributions are allocated to your Account on the Business Day we (1) receive that Contribution or, if later, (2) receive all data necessary to complete the allocation.

If we receive funds which cannot be allocated to your Account, those funds will be returned to you in their entirety or, at our option, only the unallocable portion will be returned to you, within [5] Business Days.

2.3 **Transfers from Other Retirement Programs:** If permitted by applicable state and federal law, we may accept, or may initiate the transfer of, amounts transferred from other retirement programs, subject to the provisions of §2.1. Such transferred amounts, as identified to us, are credited as a rollover Contribution under your Account and are tracked within the Contract as required by applicable state and federal law.

SECTION 3 -- OPERATION OF FIXED INTEREST ACCOUNT

- 3.1 Allocations to Your Account: We credit your Contributions to the FIA based on the information provided by the appropriate party. We credit interest daily from the date of the Contribution to the FIA to the date of withdrawal.
- 3.2 Provision of Guaranteed Rates for Interest Pockets: At least **[10 days]** in advance of each calendar quarter, we will declare a Guaranteed Rate for the Interest Pocket for that quarter. All Contributions hereunder which are allocated to the FIA during that quarter will earn interest at that Guaranteed Rate until **[the first January 1 following the quarter in which that pocket was established. For the calendar year following the quarter in which that pocket was established, the Guaranteed Rate credited shall be the greater of the Guaranteed Rate initially established for that quarterly pocket or the minimum Guaranteed Rate calculated for that calendar year under §3.4. Each quarterly Interest Pocket matures on the second January 1 following the quarter in which that pocket was established.]**
- [Notwithstanding the previous paragraph, certain Contributions determined solely at AUL's discretion that are made during the first 4 years, measured from the date that the first Contribution for the Participant is credited to his Account, may receive an additional rate of interest for a period of 12 months from the date of that deposit.]**
- 3.3 Renewal of Guaranteed Rates: Those quarterly Interest Pockets that mature at the same time will be combined into an annual renewal Interest Pocket. Funds associated with that annual renewal Interest Pocket will earn interest for a full year at the Guaranteed Rate declared for that pocket. A new Guaranteed Rate for each annual renewal Interest Pocket will be declared at least **[30 days]** prior to January 1 of the year in which that pocket is established and prior to January 1 of each of the next 4 years which follow the year in which that pocket was established. An annual renewal Interest Pocket will mature on the fifth anniversary of the date of its establishment, when it will be combined into one annual portfolio Interest Pocket. Funds associated with that annual portfolio Interest Pocket will earn interest for a full year at the Guaranteed Rate for that pocket, which will be declared at least **[30 days]** prior to every January 1.
- 3.4 Minimum Rate Guarantee: An Interest Pocket's Guaranteed Rate may not be less than an annual effective interest rate equal to **[the average 5-year Constant Maturity Treasury Rate reported by the Federal Reserve for the month of October of the calendar year immediately preceding the calendar year in which the Guaranteed Rate is in effect (rounded to the nearest 0.05%), minus 1.25%. This minimum Guaranteed Rate shall not be less than 1% nor greater than 3%. However, prior to January 1, 2015, the minimum Guaranteed Rate shall be 3%.]**
- 3.5 Allocation of Withdrawals: Withdrawals from the FIA are on a first-in/first-out (FIFO) basis.

SECTION 4 - BENEFIT PAYMENTS

4.1 General Withdrawal Provisions:

- (a) Subject to the limitations provided in this Section, you may direct us to withdraw all or a portion of your Withdrawal Value (minus any §6 charges) to provide a single-sum payment to you.

Notwithstanding the previous paragraph, in the Contract Year following the Contract Year in which the first Contribution for you is credited to your Account, and in each Contract Year thereafter, you may withdraw up to **[10%]** of your Account Value (determined as of the Contract Anniversary immediately preceding the withdrawal request) without application of the Withdrawal Charge, **[provided that at least 12 months have elapsed since the date that the first Contribution for you is credited to your Account.]**

- (b) A withdrawal request is effective, and the Withdrawal Value to be applied pursuant to this Section is determined, on the Business Day that we receive a proper withdrawal request (or due proof of death, if received later).
- (c) We reserve the right to defer the payment of amounts withdrawn from the FIA for a period of up to **[6 months]** after we receive the withdrawal request.

4.2 Death Benefits:

- (a) Upon receipt of instructions and of due proof of your (and, if applicable, your beneficiary's) death prior to the date your Account is closed, we will apply your Account Value (minus any §6 charges) for the purpose of providing a death benefit. The death benefit will be paid to your beneficiary according to the method of payment elected by the beneficiary (unless you previously elected such method of payment). Your beneficiary may also designate a beneficiary.

- [(b) (1) If you die before your Annuity Commencement Date, your entire interest will be distributed at least as rapidly as follows:**

- (A) If your designated beneficiary is not your surviving spouse, your entire interest will be distributed, beginning on or before December 31 of the calendar year immediately following the calendar year in which you died, over the remaining life expectancy of your designated beneficiary. Such life expectancy is determined using the age of your beneficiary as of his or her birthday in the year following the year of your death or, if elected, in accordance with Subsection (b)(1)(C) below.**

- (B) If your sole designated beneficiary is your surviving spouse, your entire interest will be distributed, beginning on or before December 31 of the calendar year immediately following the calendar year in which you died, (or by the end of the calendar year in which you would have attained age 70 ½, if later), over your spouse's life or, if elected, in accordance with Subsection (b)(1)(C) below. If your surviving spouse dies before required distributions commence to him or her, the remaining interest will be distributed, beginning on or before December 31 of the calendar year immediately following the calendar year in which your spouse died, over your 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 your spouse, or, if elected, will be distributed in accordance with Subsection (b)(1)(C) below. If your surviving spouse dies after required distributions commence to him or her, any remaining interest will continue to be distributed under the payment option chosen.

- (C) If there is no designated beneficiary, or if applicable by operation of Subsection (b)(1)(A) or (B) above, your entire interest will be distributed no later than December 31 of the calendar year containing the fifth anniversary of your death (or of your spouse's death in the case of your surviving spouse's death before distributions are required to begin under Subsection (b)(1)(B) above).
 - (D) Life expectancy is determined using the Single Life Table in Q&A-1 of §1.401(a)(9)-9 of the Income Tax Regulations. If distributions are being made to your surviving spouse as your sole designated beneficiary, your spouse's remaining life expectancy for a year is the number in the Single Life Table corresponding to your 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 your beneficiary's age in the year specified in Subsection (b)(1)(A) or (B) above and reduced by 1 for each subsequent year.
- (2) If you die on or after your Annuity Commencement Date, any interest remaining under the benefit payment option selected will continue to be distributed under that benefit payment option.
 - (3) Your "interest" includes the amount of any outstanding rollover, transfer, and recharacterization under Q&As-7 and -8 of §1.408-8 of the Income Tax Regulations and the actuarial value of any other benefits provided under the Contract, such as guaranteed death benefits.
 - (4) For purposes of Subsection (b)(1)(B) above, required distributions are considered to commence on the date distributions are required to begin to your surviving spouse under that Subsection. 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 §1.401(a)(9)-6 of the Income Tax Regulations, then required distributions are considered to commence on the annuity starting date.]
- (c) If your sole designated beneficiary is your surviving spouse, your spouse may treat your Account as his or her own IRA. This election will be deemed to have been made if your surviving spouse makes a Contribution to the Contract, makes a rollover to the Contract, or fails to take required distributions as a beneficiary.]

[Notwithstanding any provision of the Contract or this Certificate to the contrary, the distribution of your interest in the Contract shall be made in accordance with the requirements of Code §408(b)(3), as modified by Code §408A(c)(5), and the regulations issued thereunder. If distributions are not made in the form of an annuity on an irrevocable basis (except for acceleration), then distribution of your interest (as determined under Subsection (b)(3) above) must satisfy the requirements of Code §408(a)(6), as modified by Code §408A(c)(5), and the regulations issued thereunder, rather than the distribution rules in Subsections (b)(1), (3), and (4) and (c) above.

4.3 [Distributions Before Death: No amount is required to be distributed prior to your death.]

SECTION 5 - ANNUITIES

- 5.1 Annuity Purchases: You may withdraw all or a portion of your Withdrawal Value (minus any \$6 charges) to provide an annuity benefit. This Withdrawal Value is applied to purchase the annuity on the last day of the month preceding the Annuity Commencement Date. As of that annuity purchase date, your Account funds are no longer maintained in the Contract.

Your annuity purchase request must specify the purpose for the annuity, the election of an annuity option, Annuity Commencement Date, any contingent annuitant or beneficiary, and any additional information we require. If you or any contingent annuitant dies before the Annuity Commencement Date, the annuity election is cancelled.

The minimum amount that you may apply to purchase an annuity is **[the lesser of \$10,000 or your entire Account Value.]**

- 5.2 Annuity Options: You may elect any optional form of annuity we offer at the time of purchase. Available annuity options always include:

- (a) Life Annuity. A monthly annuity is payable as long as the annuitant lives.
- (b) Survivorship Annuity. A monthly annuity is payable as long as the annuitant lives. After the annuitant's death, all or a portion of the monthly annuity is paid to the contingent annuitant as long as the contingent annuitant lives.
- (c) 10-Year Certain and Life Annuity. A monthly annuity is payable to the annuitant for as long as the annuitant lives. If the annuitant dies before receiving payments for the 10-year certain period, any remaining payments for the balance of the 10-certain period are paid to the annuitant's beneficiary.

If a certain period annuity is available, the certain period may not extend beyond your life expectancy or the joint life expectancy of you and any contingent annuitant, as determined on the Annuity Commencement Date.

- 5.3 Determining Annuity Amount: We compute the annuity amount using the factors reflected in the Table of Guaranteed Immediate Annuities attached to this Certificate. However, if our current single premium, nonparticipating, immediate annuity rates for this class of group annuity contract produce a higher monthly annuity than the Table of Guaranteed Immediate Annuities, then that more favorable annuity rate is applied.

- 5.4 Proof of Age and Survival; Minimum Payments: We may require proof of any annuitant's or contingent annuitant's date of birth before commencing payments under any annuity. We may also require proof that an annuitant or contingent annuitant is living before making any annuity payment. If a monthly annuity is less than our current established minimum payment, we may make payments on a less-frequent basis.

- 5.5 Annuity Certificates: We issue to each person for whom an annuity is purchased a certificate setting forth the annuity's amount and terms.

SECTION 6 - OTHER CONTRACT CHARGES

- 6.1 TPA Participant Account Charge: We deduct a third-party administrator (TPA) Participant Account Charge annually from your Account. This charge is not to exceed \$50 and is deducted on the last day of the calendar year from your Account for as long as your Account is in effect. This charge is to be prorated among each Contribution-Source utilized by your Account. This charge is waived once the total amount of all Contributions made by or for you to all AUL fixed investment option-only group annuity contracts in which you participate reaches **[\$50,000]**. The entire charge collected by us will be forwarded to the TPA selected by your employer, and no portion of this charge will be retained by us.

If the entire balance of your Account is applied or withdrawn pursuant to the Contract before the last day of the calendar year, the TPA Participant Account Charge attributable to the period of time which has elapsed since the first day of the calendar year in which such application or withdrawal of funds is made will not be deducted from the amount applied or withdrawn.

- 6.2 TPA Systematic Distribution Fee: If you have electronic systematic withdrawals made during a calendar year on a monthly, quarterly, semi-annual, or annual basis via Automated Clearing House (ACH) transactions, the first such withdrawal during a calendar year shall be made without application of any TPA Systematic Distribution Fee. For any subsequent systematic withdrawals made during that calendar year via ACH on a monthly, quarterly, or semi-annual basis, a **[\$25]** annual TPA Systematic Distribution Fee will be deducted from your Account evenly from the remaining number of systematic withdrawals made during that same calendar year. The entire charge collected by us will be forwarded to the third-party administrator (TPA) selected by your employer, and no portion of this charge will be retained by us.

- 6.3 Taxes: We may deduct charges equal to any premium tax we incur which is directly related to amounts received for you from the balance applied to purchase an annuity, or at such other time as such premium taxes are incurred by us.

SECTION 7 - CONTRACT MODIFICATIONS

- 7.1 **Contract Amendment:** The Contractholder and we may agree to any change or amendment to the Contract or this Certificate without the consent of any other person or entity. The Contract and this Certificate cannot be modified or amended, nor can any provision or condition be waived, except by written authorization of a corporate officer of AUL.
- 7.2 **Rates and §6 Charges:** We may announce new Guaranteed Rates, as described in §§3.2 and 3.3 (including the consolidation of existing Interest Pockets). However, as provided in §§3.2 and 3.3, we may not change the declared Guaranteed Rate applicable to an established Interest Pocket during the guaranteed period. We may also modify the charge levels in §6 using the procedures of §7.4.
- 7.3 **Conformance with Law:** We may amend the Contract or this Certificate at any time, without the Contractholder's or your consent, or that of any other person or entity, if the amendment is reasonably needed to comply with, or give the Contractholder, you, or your employer the benefit of, any provisions of federal or state laws. Any such amendment will be delivered to the applicable party prior to its effective date.
- 7.4 **Our Right to Initiate Changes:** In addition to those amendments permitted by §§7.2 and 7.3, we may initiate an additional provision or modification of any other provision of this contract (except for those prohibited amendments listed in §7.5) by giving the appropriate parties **[60 days]** notice of such modification. Any such modification is effective without the affirmative assent of any other person or entity.
- 7.5 **Prohibited Amendments:**
- (a) Notwithstanding our right to initiate changes under §7.4, we may not initiate changes to the minimum rate guarantee provision specified in §3.4, our obligation to set Guaranteed Rates for the period of time specified in §§3.2 and 3.3, or the Table of Guaranteed Immediate Annuities.
 - (b) No modification to the Contract or this Certificate may change the terms of a previously purchased annuity or reduce any interest guarantee applicable to your Account's FIA balances on the modification's effective date.

SECTION 8 - GENERAL PROVISIONS

- 8.1 **Ownership:** The Contractholder owns the Contract. No other person or entity has any right, title, or interest in the Contract or to amounts received or credited under it until such amounts are made available to them under the Contract. All amounts received or credited under the Contract become our property. We are obligated to make only the payments or distributions specified in the Contract or in this Certificate. **[The Contract is established for the exclusive benefit of the Participants and their beneficiaries.]**
- 8.2 **Entire Contract:** This contract and the Contractholder's application constitute the entire agreement between the Contractholder and us. We are not a party to, nor bound by, a plan, trust, custodial agreement, or other agreement, or any amendment or modification to any of the same. We are not a fiduciary under the Contract or under any such plan, trust, custodial agreement, or other agreement.
- 8.3 **Benefit Determinations:** You shall furnish us whatever information is necessary to establish the eligibility for and amount of annuity or other benefit due. We rely solely on your instructions and certifications with respect to your benefits.
- 8.4 **Termination of Contract:** This contract terminates automatically when no amounts remain in it.
- 8.5 **Representations and Warranties:** The Contractholder and we mutually represent and warrant, each to the other, that each is fully authorized to enter into the Contract and that the Contract is a valid and binding obligation and that the execution or performance of the Contract does not violate any law, regulation, judgment, or order by which the representing party is bound.
- We do not make any representation or warranty regarding the federal, state, or local tax status of the Contract, your Account, or any transaction involving the Contract.
- 8.6 **Misstatement of Data:** We may rely on any information the Contractholder, you, or your employer furnishes. We need not inquire as to the accuracy or completeness of such information. If any essential data pertaining to any person has been omitted or misstated, including, but not limited to, a misstatement of an annuitant's or contingent annuitant's age, we will make an equitable adjustment to provide the annuity or other benefit determined using correct data.
- 8.7 **Form of Request, Notice, Instruction, or Direction:** When reference is made to the Contractholder, you, or your employer making a request or giving notice, instruction, or direction, such request, notice, instruction, or direction must be in writing, or in a form otherwise acceptable to us, and is effective when we receive it.
- 8.8 **Statements and Reports:** Reasonably promptly after the end of each **[Contract Quarter]**, we will prepare a statement of your Account Value. **[You must provide us with all information necessary to prepare any reports required by Code §§408(i) and 408A(d)(3)(E), Regulations §§ 1.408-5 and 1.408-6, or other guidance published by the IRS. We will also furnish to the IRS and to you any reports or other information that is required by the Internal Revenue Service, including any prescribed information concerning required minimum distributions.]**
- 8.9 **Conformity with Law:** Any benefit payable under the Contract will not be less than the minimum benefit required by the insurance laws of the state in which the Contract is delivered. Language in the Contract or in this Certificate referring to state or federal tax, securities, or other statutes or rules do not incorporate within the Contract or this Certificate any such statutes or rules.

- 8.10 Gender and Number: Whenever the context so requires, the plural includes the singular, the singular the plural, and the masculine the feminine.
- 8.11 Facility of Payment: If you or any contingent annuitant or beneficiary is legally incapable of giving a valid receipt for any payment, if no guardian has been appointed, and if we receive a valid power of attorney for you or any contingent annuitant or beneficiary, we may pay the person or persons named in such power of attorney. Any such payment fully discharges us to the extent of such payment.
- 8.12 Acceptance of New Contributions: We have the right to refuse Contributions as of **[the last day of the second month]** following the date that you are notified by us in writing of this refusal.
- 8.13 Our Annual Statement: No provision of the Contract or this Certificate controls, determines, or modifies any annual statement made by us to any insurance department, contractholder, regulatory body, or other person. Nor does anything in such annual statement control, determine, or modify the provisions of the Contract or this Certificate.
- 8.14 Nonforfeatability and Nontransferability: **[Your entire Withdrawal Value (minus any §6 charges) under the Contract is nonforfeitable and is nontransferable by you at all times. No sum payable under the Contract with respect to you may be sold, assigned, discounted, or pledged as collateral for a loan or as security for the performance of an obligation or for any other purpose to any person or entity other than us. In addition, to the extent permitted by law, no such sum shall in any way be subject to legal process requiring the payment of any claim against the payee.]**
- 8.15 Notice of Annual Meeting of Members: By-law, Art II, Sec. 2: the regular annual meeting of the members of American United Mutual Insurance Holding Company shall be held at its principal place of business on **[the third Thursday in February each year at ten o'clock A.M.]** local time or at such other location, place, or time as may be designated by the Board of Directors. The election of directors shall be held at the annual meeting.

**[TABLE OF GUARANTEED IMMEDIATE ANNUITIES
MONTHLY INCOME PER \$1,000 OF ACCOUNT VALUE**

ADJUSTED AGE	LIFE ANNUITY	10-YEAR CERTAIN AND LIFE ANNUITY
45	2.7498	2.7455
46	2.7986	2.7938
47	2.8498	2.8444
48	2.9036	2.8975
49	2.9602	2.9532
50	3.0197	3.0116
51	3.0823	3.0730
52	3.1483	3.1375
53	3.2178	3.2052
54	3.2913	3.2763
55	3.3690	3.3512
56	3.4511	3.4299
57	3.5381	3.5126
58	3.6301	3.5995
59	3.7273	3.6906
60	3.8300	3.7862
61	3.9387	3.8865
62	4.0536	3.9919
63	4.1751	4.1024
64	4.3037	4.2184
65	4.4397	4.3400
66	4.5837	4.4676
67	4.7365	4.6014
68	4.8992	4.7419
69	5.0735	4.8895
70	5.2610	5.0448
71	5.4635	5.2077
72	5.6823	5.3783
73	5.9180	5.5559
74	6.1718	5.7400
75	6.4456	5.9301

**Adjusted Age = Actual Age at Settlement (in years and completed months) less the following number of months:
[0.6 times (Birth Year - 1915)] rounded to the nearest integer.**

**Guaranteed purchase rates are 100% of the net single premium for the benefit provided based on 85% of the
unprojected 1994 Group Annuity Reserving Table for females with interest at 1.5%.]**

SERFF Tracking Number: AULD-126264600 State: Arkansas
Filing Company: American United Life Insurance Company State Tracking Number: 43245
Company Tracking Number: ROTHIRA.FPFIAONLY-K.KM
TOI: A02G Group Annuities - Deferred Non-variable Sub-TOI: A02G.001 Fixed Premium
Product Name: Roth Flexible Premium IRA Group Annuity
Project Name/Number: Roth Flexible Premium IRA Group Annuity/RothIRA.FPFIAonly-K.KM

Supporting Document Schedules

	Item Status:	Status Date:
Satisfied - Item: Flesch Certification		
Comments:		
Attachment: ARactcert-Reg6.pdf		

	Item Status:	Status Date:
Satisfied - Item: Application		
Comments: The application to be used with this contract will be Form P-11104, which was approved by your office on April 17, 2000.		
Attachment: Application11104 (Reference for filing).pdf		

STATE OF ARKANSAS

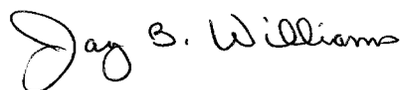
CERTIFICATION

CARRIER: AMERICAN UNITED LIFE INSURANCE COMPANY

SUBMISSION: RothIRA.FPFIAonly-K.KM, Roth IRA Group Annuity Contract
RothIRA.FPFIAonly-C.KM, Roth IRA Group Annuity Certificate

DATE: August 17, 2009

I hereby certify that to the best of my knowledge and belief the above submission conforms to Arkansas Regulation 6.

A handwritten signature in black ink that reads "Jay B. Williams". The signature is written in a cursive style with a large initial "J".

Jay B. Williams

Name

Vice President, Compliance

Title

**APPLICATION TO THE AMERICAN UNITED LIFE INSURANCE COMPANY
FOR A GROUP ANNUITY CONTRACT**

ABC Company

(hereinafter called the Applicant)

hereby applies for Group Annuity Contract Number **GA XX,XXX**.

This application is made a part of the said contract, which is hereby approved and its provisions and conditions accepted.

This application is executed in duplicate, one counterpart being attached to said contract and the other being returned to American United Life Insurance Company.

It is agreed that this application supersedes any previous application for said contract.

Dated at _____ on _____,

Signature of Applicant **ABC Company**

(Soliciting Agent)

By _____

(Signature and Title)

REFERENCE ONLY

THIS FORM
PREVIOUSLY
APPROVED BY YOUR
OFFICE.

Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil fines and criminal penalties.

P-11104

**APPLICATION TO THE AMERICAN UNITED LIFE INSURANCE COMPANY
FOR A GROUP ANNUITY CONTRACT**

ABC Company

(hereinafter called the Applicant)

hereby applies for Group Annuity Contract Number **GA XX,XXX**.

This application is made a part of the said contract, which is hereby approved and its provisions and conditions accepted.

This application is executed in duplicate, one counterpart being attached to said contract and the other being returned to American United Life Insurance Company.

It is agreed that this application supersedes any previous application for said contract.

Dated at _____ on _____,

Signature of Applicant **ABC Company**

(Soliciting Agent)

By _____

(Signature and Title)

Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil fines and criminal penalties.

P-11104