

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance Company State Tracking Number: 42245
 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Limited Benefit Sub-TOI: H071.001 Critical Illness
 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Filing at a Glance

Company: United Security Life and Health Insurance Company

Product Name: Critical Illness Insurance - Basic SERFF Tr Num: USLH-126128101 State: Arkansas
 Plan

TOI: H071 Individual Health - Specified Disease - Limited Benefit SERFF Status: Closed-Approved- Closed State Tr Num: 42245

Sub-TOI: H071.001 Critical Illness Co Tr Num: CRITILL-BASIC State Status: Approved-Closed

Filing Type: Form Reviewer(s): Rosalind Minor

Authors: Lisa Kosvick, Jaime

Gettemans

Date Submitted: 04/30/2009 Disposition Status: Approved-Closed

Implementation Date Requested: On Approval

Implementation Date:

State Filing Description:

General Information

Project Name: Critical Illness Insurance - Basic Plan

Project Number:

Requested Filing Mode:

Explanation for Combination/Other:

Submission Type: New Submission

Overall Rate Impact:

Filing Status Changed: 08/18/2009

Status of Filing in Domicile: Pending

Date Approved in Domicile:

Domicile Status Comments:

Market Type: Individual

Group Market Size:

Group Market Type:

Explanation for Other Group Market Type:

State Status Changed: 08/18/2009

Created By: Lisa Kosvick

Corresponding Filing Tracking Number:

Deemer Date:

Submitted By: Lisa Kosvick

Filing Description:

The captioned forms will provide Critical Illness health coverage for individuals that wish to insure against the potential of a critical illness.

Company and Contact

SERFF Tracking Number: USLH-126128101 State: Arkansas
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 Company
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 TOI: H071 Individual Health - Specified Disease - Limited Benefit Sub-TOI: H071.001 Critical Illness
 Product Name: Critical Illness Insurance - Basic Plan
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Correspondence Summary

Dispositions

Status	Created By	Created On	Date Submitted
Approved-Closed	Rosalind Minor	08/18/2009	08/18/2009
Approved-Closed	Rosalind Minor	06/17/2009	06/17/2009
Approved-Closed	Rosalind Minor	06/16/2009	06/16/2009

Objection Letters and Response Letters

Objection Letters				Response Letters		
Status	Created By	Created On	Date Submitted	Responded By	Created On	Date Submitted
Pending Industry Response	Rosalind Minor	05/15/2009	05/15/2009	Lisa Kosvick	06/15/2009	06/15/2009

Amendments

Schedule	Schedule Item Name	Created By	Created On	Date Submitted
Form	Critical Illness Limited Benefit Policy - Basic Plan	Lisa Kosvick	08/14/2009	08/14/2009
Rate	Critical Illness Rates (No Return of Premium Option)	Lisa Kosvick	06/17/2009	06/17/2009

Filing Notes

SERFF Tracking Number: USLH-126128101 State: Arkansas
Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
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Disposition

Disposition Date: 08/18/2009

Implementation Date:

Status: Approved-Closed

Comment:

As requested, I reopened this submission in order for your to remove the "Severe Burn" benefit since this benefit was not rated with this plan.

The submission is being approved on this date, without the "Severe Burn" benefit.

Rate data does NOT apply to filing.

SERFF Tracking Number: USLH-126128101 State: Arkansas
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 TOI: H071 Individual Health - Specified Disease - Sub-TOI: H071.001 Critical Illness
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 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Schedule	Schedule Item	Schedule Item Status	Public Access
Supporting Document (revised)	Outline of Coverage	Approved-Closed	Yes
Supporting Document	Flesch Certification	Approved-Closed	Yes
Supporting Document	Application	Approved-Closed	Yes
Supporting Document	Health - Actuarial Justification	Approved-Closed	No
Supporting Document	Arkansas Cover Letter	Approved-Closed	Yes
Supporting Document Form (revised)	Outline of Coverage	Replaced	Yes
	Critical Illness Limited Benefit Policy - Basic Plan	Approved-Closed	Yes
Form (revised)	Critical Illness Limited Benefit Policy - Basic Plan	Approved-Closed	Yes
Form	Critical Illness Limited Benefit Policy - Basic Plan	Replaced	Yes
Rate	Critical Illness Rates (No Return of Premium Option)	Approved-Closed	Yes

SERFF Tracking Number: USLH-126128101 *State:* Arkansas
Filing Company: United Security Life and Health Insurance *State Tracking Number:* 42245
Company
Company Tracking Number: CRITILL-BASIC
TOI: H071 Individual Health - Specified Disease - *Sub-TOI:* H071.001 Critical Illness
Limited Benefit
Product Name: Critical Illness Insurance - Basic Plan
Project Name/Number: Critical Illness Insurance - Basic Plan/

Disposition

Disposition Date: 06/17/2009

Implementation Date:

Status: Approved-Closed

Comment:

Rate data does NOT apply to filing.

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
 Company
 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Sub-TOI: H071.001 Critical Illness
 Limited Benefit
 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Schedule	Schedule Item	Schedule Item Status	Public Access
Supporting Document (revised)	Outline of Coverage	Approved-Closed	Yes
Supporting Document	Flesch Certification	Approved-Closed	Yes
Supporting Document	Application	Approved-Closed	Yes
Supporting Document	Health - Actuarial Justification	Approved-Closed	No
Supporting Document	Arkansas Cover Letter	Approved-Closed	Yes
Supporting Document Form (revised)	Outline of Coverage	Replaced	Yes
	Critical Illness Limited Benefit Policy - Basic Plan	Approved-Closed	Yes
Form (revised)	Critical Illness Limited Benefit Policy - Basic Plan	Approved-Closed	Yes
Form	Critical Illness Limited Benefit Policy - Basic Plan	Replaced	Yes
Rate	Critical Illness Rates (No Return of Premium Option)	Approved-Closed	Yes

SERFF Tracking Number: USLH-126128101 *State:* Arkansas
Filing Company: United Security Life and Health Insurance *State Tracking Number:* 42245
Company
Company Tracking Number: CRITILL-BASIC
TOI: H071 Individual Health - Specified Disease - *Sub-TOI:* H071.001 Critical Illness
Limited Benefit
Product Name: Critical Illness Insurance - Basic Plan
Project Name/Number: Critical Illness Insurance - Basic Plan/

Disposition

Disposition Date: 06/16/2009

Implementation Date:

Status: Approved-Closed

Comment:

Rate data does NOT apply to filing.

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
 Company
 Company Tracking Number: CRITILL-BASIC
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Supporting Document (revised)	Outline of Coverage	Approved-Closed	Yes
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Supporting Document	Health - Actuarial Justification	Approved-Closed	No
Supporting Document	Arkansas Cover Letter	Approved-Closed	Yes
Supporting Document Form (revised)	Outline of Coverage	Replaced	Yes
	Critical Illness Limited Benefit Policy - Basic Plan	Approved-Closed	Yes
Form (revised)	Critical Illness Limited Benefit Policy - Basic Plan	Approved-Closed	Yes
Form	Critical Illness Limited Benefit Policy - Basic Plan	Replaced	Yes
Rate	Critical Illness Rates (No Return of Premium Option)	Approved-Closed	Yes

SERFF Tracking Number: USLH-126128101 State: Arkansas
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Company Tracking Number: CRITILL-BASIC
TOI: H071 Individual Health - Specified Disease - Sub-TOI: H071.001 Critical Illness
Limited Benefit
Product Name: Critical Illness Insurance - Basic Plan
Project Name/Number: Critical Illness Insurance - Basic Plan/

Objection Letter

Objection Letter Status Pending Industry Response
Objection Letter Date 05/15/2009
Submitted Date 05/15/2009

Respond By Date

Dear Jaime Gettemans,

This will acknowledge receipt of the captioned filing.

Objection 1

- Critical Illness Limited Benefit Policy - Basic Plan, CRITILL-BASIC (Form)

Comment: A Critical Illness policy is reviewed under Rule & Reg. 18, Appendix for Specified Disease. Under APPENDIX 1 A (4) these policies must be at least Guaranteed Renewable for the life of the policy.

Objection 2

- Critical Illness Limited Benefit Policy - Basic Plan, CRITILL-BASIC (Form)

Comment: Coverage for minors for whom the insured has filed a petition to adopt must comply with ACA 23-79-137. Please refer to the 60 day period.

Objection 3

- Critical Illness Limited Benefit Policy - Basic Plan, CRITILL-BASIC (Form)

Comment: With respect to premiums for handicapped dependents, please refer to our Bulletin 14-81 1.B. which states...."When a handicapped dependent child reaches the age under the contract that under normal circumstances would cause the dependent to be terminated or converted to an adult premium, the Department's position is that the premium rate for the handicapped dependent shall remain at the child rate....".

Objection 4

- Outline of Coverage (Supporting Document)

Comment: Please change the renewable provision on the outline to Guaranteed Renewable to correspond to the policy language.

Objection 5

- Critical Illness Limited Benefit Policy - Basic Plan, CRITILL-BASIC (Form)

Comment: Please attach the rates under the Rate and Rule Schedule Tab.

Please feel free to contact me if you have questions.

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
 Company
 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Sub-TOI: H071.001 Critical Illness
 Limited Benefit
 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Sincerely,
 Rosalind Minor

Response Letter

Response Letter Status Submitted to State
 Response Letter Date 06/15/2009
 Submitted Date 06/15/2009

Dear Rosalind Minor,

Comments:

I hope this correspondence finds you well. Please note that we have not submitted the rates. We kindly ask for an extension on your request for the rates. We will submit the rates as soon as we have them.

Response 1

Comments: Please note that USL&H amended the Guaranteed Renewable to say that this Policy is Guaranteed Renewable for the life of the Policy.

Related Objection 1

Applies To:

- Critical Illness Limited Benefit Policy - Basic Plan, CRITILL-BASIC (Form)

Comment:

A Critical Illness policy is reviewed under Rule & Reg. 18, Appendix for Specified Disease. Under APPENDIX 1 A (4) these policies must be at least Guaranteed Renewable for the life of the policy.

Changed Items:

Supporting Document Schedule Item Changes

Satisfied -Name: Outline of Coverage

Comment: Please find attached the Outline of Coverage for the CRITILL-BASIC-AR policy.

Form Schedule Item Changes

Form Name	Form Number	Edition Date	Form Type	Action	Action Specific Data	Readability Score	Attach Document
Critical Illness Limited	CRITILL-		Policy/Contract/Fraternal	Initial		42.200	CRITILL-

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
 Company
 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Limited Benefit Sub-TOI: H071.001 Critical Illness
 Product Name: Critical Illness Insurance - Basic Plan

Project Name/Number: Critical Illness Insurance - Basic Plan/

Benefit Policy - Basic Plan BASIC-AR Certificate BASIC-AR.pdf

Previous Version

Critical Illness Limited Benefit Policy - Basic Plan CRITILL-BASIC Policy/Contract/Fraternal Initial 42.100 Certificate CRITILL-BASIC.pdf

No Rate/Rule Schedule items changed.

Response 2

Comments: Please note that USL&H amended the Newborn Children provision on page 8 to include Adopted children/minors who have been petitioned for adoption. Per the provided statute, we included language in this section to state that the coverage will begin on the date of the filing of a petition for adoption if the Insured applies within sixty (60) days after the filing of the petition for adoption.

Also, please note that USL&H added subsection (d) under "Insured Child" on page 12 to include this wording as well.

Related Objection 1

Applies To:

- Critical Illness Limited Benefit Policy - Basic Plan, CRITILL-BASIC (Form)

Comment:

Coverage for minors for whom the insured has filed a petition to adopt must comply with ACA 23-79-137. Please refer to the 60 day period.

Changed Items:

No Supporting Documents changed.

Form Schedule Item Changes

Form Name	Form Number	Edition Date	Form Type	Action	Action Specific Data	Readability Score	Attach Document
Critical Illness Limited Benefit Policy - Basic Plan	CRITILL-BASIC-AR		Policy/Contract/Fraternal Certificate	Initial		42.200	CRITILL-BASIC-AR.pdf

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
 Company
 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Limited Benefit Sub-TOI: H071.001 Critical Illness
 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Previous Version

Critical Illness Limited Benefit Policy - Basic Plan	CRITILL-BASIC	Policy/Contract/Fraternal Certificate	Initial	42.100	CRITILL-BASIC.pdf
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No Rate/Rule Schedule items changed.

Response 3

Comments: Please note that USL&H added wording on Page 13 to state that "we will not increase the premium for any dependent child that is deemed to be handicapped".

Related Objection 1

Applies To:

- Critical Illness Limited Benefit Policy - Basic Plan, CRITILL-BASIC (Form)

Comment:

With respect to premiums for handicapped dependents, please refer to our Bulletin 14-81 1.B. which states...."When a handicapped dependent child reaches the age under the contract that under normal circumstances would cause the dependent to be terminated or converted to an adult premium, the Department's position is that the premium rate for the handicapped dependent shall remain at the child rate....".

Changed Items:

No Supporting Documents changed.

Form Schedule Item Changes

Form Name	Form Number	Edition Date	Form Type	Action	Action Specific Data	Readability Score	Attach Document
Critical Illness Limited Benefit Policy - Basic Plan	CRITILL-BASIC-AR		Policy/Contract/Fraternal Certificate	Initial		42.200	CRITILL-BASIC-AR.pdf
Previous Version							
Critical Illness Limited Benefit Policy - Basic Plan	CRITILL-BASIC		Policy/Contract/Fraternal Certificate	Initial		42.100	CRITILL-BASIC.pdf

SERFF Tracking Number: USLH-126128101 State: Arkansas
Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
Company
Company Tracking Number: CRITILL-BASIC
TOI: H071 Individual Health - Specified Disease - Limited Benefit Sub-TOI: H071.001 Critical Illness
Product Name: Critical Illness Insurance - Basic Plan
Project Name/Number: Critical Illness Insurance - Basic Plan/

No Rate/Rule Schedule items changed.

Response 4

Comments: Please note that USL&H amended the Guaranteed Renewable language to "the life of the Policy" in the Outline of Coverage.

Related Objection 1

Applies To:

- Outline of Coverage (Supporting Document)

Comment:

Please change the renewable provision on the outline to Guaranteed Renewable to correspond to the policy language.

Changed Items:

Supporting Document Schedule Item Changes

Satisfied -Name: Outline of Coverage

Comment: Please find attached the Outline of Coverage for the CRITILL-BASIC-AR policy.

No Form Schedule items changed.

No Rate/Rule Schedule items changed.

Response 5

Comments: We do not currently have the rates. As soon as we do, I will forward the rates to you.

Related Objection 1

Applies To:

- Critical Illness Limited Benefit Policy - Basic Plan, CRITILL-BASIC (Form)

Comment:

Please attach the rates under the Rate and Rule Schedule Tab.

Changed Items:

No Supporting Documents changed.

SERFF Tracking Number: USLH-126128101 State: Arkansas
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 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Limited Benefit Sub-TOI: H071.001 Critical Illness
 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Form Schedule Item Changes

Form Name	Form Number	Edition Date	Form Type	Action	Action Specific Data	Readability Score	Attach Document
Critical Illness Limited Benefit Policy - Basic Plan	CRITILL-BASIC-AR		Policy/Contract/Fraternal Certificate	Initial		42.200	CRITILL-BASIC-AR.pdf
Previous Version							
Critical Illness Limited Benefit Policy - Basic Plan	CRITILL-BASIC		Policy/Contract/Fraternal Certificate	Initial		42.100	CRITILL-BASIC.pdf

No Rate/Rule Schedule items changed.

We look forward to your response.

Sincerely,
 Jaime Gettemans, Lisa Kosvick

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
 Company
 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Limited Benefit Sub-TOI: H071.001 Critical Illness
 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Amendment Letter

Submitted Date: 08/14/2009

Comments:

Dear Ms. Minor:

Thank you for taking the time to speak with me today. As I stated on the phone, I removed the "Severe Burn" benefit from this Critical Illness Basic Plan; specifically, from the "Contents of the Policy" on page 2, from the "Policy Schedule" on page 3, and from the "Critical Illness Diagnosis Benefits" on page. 6 The "Severe Burn" benefit was not rated with this Plan, and it was an over-sight that it was included on our original filing.

Other than the changes listed above, no other changes were made to this Policy.

Thank you and we look forward to your approval.

Sincerely,
 Jaime Gettemans

Changed Items:

Form Schedule Item Changes:

Form Schedule Item Changes:

Form Number	Form Type	Form Name	Action	Form Action Other	Previous Filing #	Replaced Form #	Readability Score	Attachments
CRITILL-BASIC-AR	Policy/Contract/Fraternal Certificate	Critical Illness Limited Benefit Policy - Basic Plan	Initial				42.300	CRITILL-BASIC-AR.pdf

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
 Company
 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Limited Benefit Sub-TOI: H071.001 Critical Illness
 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Amendment Letter

Submitted Date: 06/17/2009

Comments:

Dear Ms. Minor:

Pursuant to your request, please find the rates to the Critical Illness Basic Plan under the "Rate/Rule Schedule" tab. Please note that there are two separate rate tables; one for non-smokers and one for smokers. The tables are labeled as such.

Please let me know if you have any questions.

We look forward to your approval.

Thanks,
 Jaime Gettemans

Changed Items:

Rate/Rule Schedule Item Changes:

Document Name:	Affected Form Numbers: (Comma Separated list)	Rate Action:	Rate Action Information:	Attach Document:
Critical Illness Rates (No Return of Premium Option) Rates (CRITILL-BASIC).pdf		New		Rates (CRITILL-BASIC).pdf

SERFF Tracking Number: USLH-126128101 State: Arkansas
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Product Name: Critical Illness Insurance - Basic Plan
Project Name/Number: Critical Illness Insurance - Basic Plan/

Note To Filer

Created By:

Rosalind Minor on 06/16/2009 12:23 PM

Last Edited By:

Rosalind Minor

Submitted On:

06/16/2009 12:24 PM

Subject:

Rates

Comments:

I approved this filing today, but realized after the fact that the rates were not submitted.

Please submit a copy of the rates under the rate/rule tab.

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
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 Company Tracking Number: CRITILL-BASIC
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 Project Name/Number: Critical Illness Insurance - Basic Plan/

Form Schedule

Lead Form Number:

Schedule Item	Form Number	Form Type	Form Name	Action	Action Specific Data	Readability	Attachment
Approved-Closed 08/18/2009	CRITILL-BASIC-AR	Policy/Contract	Critical Illness Limited Benefit Policy - Basic Plan Certificate	Initial		42.300	CRITILL-BASIC-AR.pdf
Approved-Closed 06/16/2009	CRITILL-BASIC-AR	Policy/Contract	Critical Illness Limited Benefit Policy - Basic Plan Certificate	Initial		42.200	CRITILL-BASIC-AR.pdf

United Security Life and Health Insurance Company

6640 South Cicero Avenue, Bedford Park, Illinois 60638
(A Stock Company)
1-800-875-4422

GUARANTEED RENEWABLE FOR THE LIFE OF POLICY, SUBJECT TO CHANGE IN PREMIUMS BY CLASS BENEFITS FOR INCURRAL OF A CRITICAL ILLNESS, AS DEFINED AND LIMITED IN THIS POLICY - NONPARTICIPATING

THE COMPANY AGREES TO PAY the Benefits described in this Policy, subject to its provisions, exclusions and limitations.

LEGAL CONTRACT. This Policy is a legal contract between You and Us. You should READ THIS CONTRACT CAREFULLY.

GUARANTEED RENEWABLE FOR THE LIFE OF POLICY – SUBJECT TO CHANGE IN PREMIUM BY CLASS. You may continue the coverage on each Insured Person provided by this Policy, until the Policy Anniversary on or following the life of the Policy, subject to the Policy’s Termination and Insured Child provisions, by paying all premiums when they are due. We will not add any restrictive riders or endorsements while this Policy is in force. We reserve the right to change the premium charged for this Policy. Any change in premium will be made on a class basis only, as We determine, and will be based on the Insured Person’s Age on the Date of Issue. No change in premium will become effective until 45 days after We deliver to You, or mail to Your last known address, a written notice of premium change.

TEN DAYS TO EXAMINE POLICY. You may return this Policy within ten (10) days after delivery, either to Us or to our authorized agent, if You are not satisfied with it for any reason. The return of this Policy will void it from the Effective Date and any premium paid will be refunded.

THIS IS A LIMITED BENEFIT POLICY...PLEASE READ IT CAREFULLY

IMPORTANT NOTICE

Please read the copy of the Application attached to this Policy. Carefully check the Application and write to Us at the above address within 10 days: (a) if any information on the Application is not correct and complete; or (b) if any past medical history has been left out of the Application. The Application is a part of this Policy, and this Policy was issued on the basis that the answers to all questions and the information shown on the Application are correct and complete.

**FOR INFORMATION OR SERVICE CONTACT OUR AGENT OR CALL CUSTOMER SERVICES (1-800-875-4422)
POLICY DATE**

Insured Person – Insured, Insured Spouse, and/or Insured Child

Insured – John Doe

Policy Number – XXXXXXXXXX

Age/Gender – XX/XX

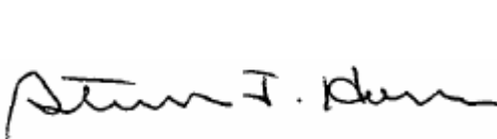
Date of Issue – XX/XX/XXXX

Premium Class – Standard/Tobacco

Premium Period – XXXX

Premium - \$XX Monthly; \$XX Annually

Signed for United Security Life and Health Insurance Company at Bedford Park, Illinois.



PRESIDENT



SECRETARY

**THIS IS A LIMITED BENEFIT POLICY FOR CRITICAL ILLNESS COVERAGE ONLY
AND IT DOES NOT PAY BENEFITS FOR LOSS FROM ANY OTHER CAUSE.
PLEASE READ IT CAREFULLY**

CONTENTS OF POLICY

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Benefits	Page 5	General Provisions	Page 11
Critical Illness Diagnosis Benefits	Page 5	Family Coverage	Page 12
Diagnostic Requirements	Page 7		
Newborn and Adopted Children Coverage	Page 8		

A copy of the application, and any supplemental applications, are included after Page 15.

POLICY PROVISIONS IN ALPHABETICAL ORDER

Age And Gender	Page 11	In Situ Cancer Benefit	Page 7
Assignment	Page 10	Invasive Cancer Benefit	Page 5
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Conformity With State Statutes	Page 12	Medicaid Eligibility	Page 12
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POLICY SCHEDULE

Critical Illness Diagnosis Benefits
--

CRITICAL ILLNESS MAXIMUM BENEFIT AMOUNT:

Primary Insured	(\$10,000 - \$50,000)
Insured Spouse	(\$10,000 - \$50,000)
Insured Child	(50% of Insured)

CRITICAL ILLNESS DIAGNOSES

**CRITICAL ILLNESS MAXIMUM
BENEFIT PERCENTAGE**

Invasive Cancer	100%
Heart Attack	100%
Kidney (Renal) Failure	100%
Stroke	100%
Major Organ Transplant	100%
In Situ Cancer	10%
In Situ Skin Cancer Benefit is payable only once per lifetime per Insured Person	maximum of \$250

DEFINITIONS

AGE means the attained age as of the last birthday.

CALENDAR YEAR means the period from January 1 through December 31.

CRITICAL ILLNESS means any of the illnesses stated in the Policy Schedule and described in this Policy.

DIAGNOSED/DIAGNOSIS means a definitive diagnosis made by a Physician, licensed and practicing in the United States or its territories and, where applicable, specializing in a particular area of medicine:

- (a) based upon the use of diagnostic evaluations, clinical and/or laboratory investigations, tests and observations, following recommended and accepted medical practices at the time of diagnosis, and the results must be documented in and supported by the Insured Person's medical records; and
- (b) meeting any Diagnostic Requirements stated in this Policy for the particular Critical Illness being Diagnosed.

IMMEDIATE FAMILY MEMBER means a person who is related to the insured in any of the following ways: spouse; child (including a legally adopted child, stepchild, son-in-law and daughter-in-law); parents; (includes stepparent, mother-in-law and father-in-law); and brother or sister (including stepbrother, or stepsister, brother-in-law and sister-in-law).

INCURS/INCURRED means an event or incident that occurs within the Policy Period, whether a claim for such event or incident is adjusted or paid during the same period, and that:

- (a) occurs after the date coverage on an Insured Person becomes effective under this Policy;
- (b) occurs while the Policy is in force; and
- (c) is not precluded by any specific description or exclusion stated in this Policy.

INSURED PERSON means the person named as "Primary Insured" in the Policy Schedule Page (and includes an Insured Spouse or Insured Child, if indicated in the Policy Schedule Page). The Insured Spouse will become the Primary Insured upon the death or termination of coverage on the person otherwise named as Primary Insured in the Policy Schedule Page.

MONTH means calendar month.

MANIFESTS/MANIFESTED/MANIFESTATION means the existence of a condition or symptom that would cause an ordinary prudent person to seek Diagnosis, medical care, or treatment.

MEDICALLY RELATED means that a successive Critical Illness stated in the Policy Schedule results from the same organic, pathological, or physiological causes, conditions, or symptoms as a previous Critical Illness. A successive Critical Illness that is NOT medically related to previous Critical Illness must be confirmed by a Physician through diagnostic evaluations, clinical and/or laboratory examinations, tests, and observations; and the results must be documented in and supported by the Insured Person's medical records.

OWNER means Primary Insured

PHYSICIAN means a person who:

- (a) is a legally qualified practitioner of the healing arts licensed in the United States or its territories;
- (b) practices within the scope of his or her license and certification;
- (c) is not the Insured Person;
- (d) is not the Insured Person's Immediate Family Member; and
- (e) does not customarily reside in the same household as the Insured Person.

PREEXISTING CONDITION means:

- (a) the existence of a condition or symptom that would cause an ordinary prudent person to seek Diagnosis, medical care, or treatment within the two (2) year period before the date coverage on the Insured Person becomes effective under this Policy; or
- (b) a condition or symptom for which medical advice, care, or treatment was recommended by a Physician or received from a Physician within the two (2) year period before the date coverage on the Insured Person becomes effective under this Policy.

Preexisting Condition does not include breast cancer routine follow-up care.

TRANSIENT ISCHEMIC ATTACK (TIA): a neurological condition or event with the signs and symptoms of a stroke, but which disappear within a short time with no residual signs, symptom, deficits, or abnormalities that are revealed or shown on neuroimaging studies.

WE, OUR, US or **COMPANY** refers to United Security Life and Health Insurance Company.

YEAR means a consecutive 365-day period.

YOU or **YOUR** refers to the Primary Insured of this Policy, which means the Primary Insured stated in the application or later changed.

BENEFITS

CRITICAL ILLNESS MAXIMUM BENEFIT AMOUNT

The Critical Illness Maximum Benefit Amount for each Critical Illness for each Insured Person is as stated in the Policy Schedule.

We will pay the Critical Illness Maximum Benefit Amount stated in the Policy Schedule (after applying all applicable Policy provisions) for each Insured Person, if a Critical Illness is Incurred or Manifests, whichever is applicable as stated in the Policy, and is Diagnosed, more than 30 days after the date coverage on an Insured Person becomes effective.

BENEFIT PAYMENT AMOUNT CALCULATION

Your benefit payment amount for each covered Critical Illness will be calculated as the Critical Illness Maximum Benefit Amount multiplied by the applicable Critical Illness Maximum Benefit Percentage stated in the Policy Schedule.

CRITICAL ILLNESS DIAGNOSIS BENEFITS

INVASIVE CANCER

If the words "Invasive Cancer" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO Benefits for this illness.

INVASIVE CANCER means the presence of a malignant tumor characterized by the uncontrolled growth and spread of malignant cells and the invasion of tissue.

For the purpose of this definition, Invasive Cancer does NOT mean:

- (a) Leukoplakia;
- (b) Hyperplasia;
- (c) Carcinoid;
- (d) Polycythemia;
- (e) Stage 1 Hodgkin's disease;
- (f) Stage A prostate cancer;
- (g) Duke's stage A colon cancer;
- (h) Intraductal non-invasive breast cancer;
- (i) Stage 0 or 1 transitional cell carcinoma of urinary bladder;
- (j) Carcinoma in situ;
- (k) Any skin cancer other than malignant melanoma with a depth of 1 mm or deeper or greater than Clark level 2;
- (l) T₁N₀M₀ (TNM Classification System) papillary carcinoma of the thyroid less than 1 cm in diameter;
- (m) Chronic Lymphocytic Leukemia RAI stage 0; or
- (n) Any other pre-malignant lesions, benign tumors, or polyps;

INVASIVE CANCER BENEFIT

If Invasive Cancer is Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the applicable Critical Illness Benefit. This benefit is payable only once per lifetime per Insured Person.

BENEFIT PAYMENT CONDITIONS

The payment of benefits for a Critical Illness stated in the Policy Schedule is subject to the following conditions:

- (a) the Critical Illness must be incurred as stated in the Policy;
- (b) the Critical Illness must be Diagnosed while the coverage on an Insured Person is effective under this Policy;
- (c) the Critical Illness must be Diagnosed within the United States or its territories;
- (d) The Critical Illness must Manifest as stated in the Policy; and
- (e) The benefit payment must not be precluded by any general or specific exclusion or any failure to meet any other condition stated in the Policy.

DIAGNOSTIC REQUIREMENTS FOR INVASIVE CANCER

Invasive Cancer must be Diagnosed by a Physician certified to practice pathological anatomy or osteopathic pathology and must be based on a microscopic examination of fixed tissues or preparations from the hemic system. Such Diagnosis shall be based solely on the accepted criteria of malignancy after a study of the histocytologic architecture or pattern of the suspected tumor, tissue, and/or specimen. Clinical diagnosis of Invasive Cancer will be accepted as evidence that Invasive Cancer exists when a pathological diagnosis cannot be made, provided the medical evidence substantially documents the clinical diagnosis of Invasive Cancer and the Insured Person receives treatment for Invasive Cancer.

HEART ATTACK

If the words "Heart Attack" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

HEART ATTACK means the death of a portion of the heart muscle because of inadequate cardiac blood supply to the relevant area.

HEART ATTACK BENEFIT

If a Heart Attack is Incurred and Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the applicable Critical Illness Benefit.

DIAGNOSTIC REQUIREMENTS FOR HEART ATTACK

The Diagnosis of Heart Attack must be based on an event or incident that contains at least two of the following criteria:

- (a) new electrocardiographic (EKG) changes that support the Diagnosis;
- (b) diagnostic elevation of cardiac enzymes or biomedical markers; or
- (c) confirmatory imaging studies such as cardiac catheterization, thallium scans, MUGA scans, or stress echocardiograms.

CRITICAL ILLNESS DIAGNOSIS BENEFITS

(Continued)

KIDNEY (RENAL) FAILURE

If the words "Kidney (Renal) Failure" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

KIDNEY (RENAL) FAILURE means the end stage failure which:

- (a) presents a chronic irreversible failure of both Kidneys as described below; and
- (b) requires treatment by renal dialysis or kidney transplant.

KIDNEY (RENAL) FAILURE BENEFIT

If Kidney (Renal) Failure is Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

This Critical Illness must not have Manifested within the first 30 days following the date coverage on the Insured Person becomes effective under this Policy.

DIAGNOSTIC REQUIREMENTS FOR KIDNEY (RENAL) FAILURE

The Diagnosis of Kidney (Renal) Failure must be based on the chronic irreversible failure of the function of both kidneys, requiring regular dialysis or kidney transplant.

STROKE

If the word "Stroke" is NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

STROKE means:

- (a) a cerebrovascular incident caused by infarction of brain tissue, cerebral hemorrhage, thrombosis, or embolization from an extra-cranial source lasting more than 24 hours; and
- (b) a resulting measurable neurological deficit persisting for at least 30 days after the occurrence of the stroke.

For the purpose of this definition, Stroke does NOT mean:

- (a) *Transient Ischemic Attacks (TIAs);*
- (b) *Vertebro-Basilar Insufficiency; or*
- (c) *Incidental findings on imaging studies.*

STROKE BENEFIT

If a Stroke is Incurred and Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

DIAGNOSTIC REQUIREMENTS FOR STROKE

The Diagnosis of Stroke must be made by a neurologist based on documented neurological deficits and confirmatory neuroimaging studies.

MAJOR ORGAN TRANSPLANT

If the words "Major Organ Transplant" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

MAJOR ORGAN TRANSPLANT means having undergone surgery as a recipient of a transplant as follows:

- (a) human bone marrow using haematopoietic stem cells preceded by total bone marrow ablation; or
- (b) whole human organs limited to: heart, lung, liver, or pancreas because of the irreversible end stage failure of such organ.

For the purpose of this definition, Major Organ Transplant does NOT mean:

- (a) other stem cell transplant; or
- (b) transplantation of only part of an organ.

MAJOR ORGAN TRANSPLANT BENEFIT

If the need for a Major Organ Transplant is first Diagnosed and the Insured Person undergoes a Major Organ Transplant more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

CRITICAL ILLNESS DIAGNOSIS BENEFITS

(Continued)

IN SITU CANCER

If the words “In Situ Cancer” are NOT stated in “Critical Illness Diagnosis” in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

IN SITU CANCER means non-invasive cancer that is confined to the site of origin and does not invade below the most superficial level or is described as: In Situ” in a pathology report.

IN SITU CANCER BENEFIT

If In Situ Cancer is Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the applicable Critical Illness Benefit. **This benefit is payable only once per lifetime per Insured Person.**

DIAGNOSTIC REQUIREMENTS FOR IN SITU CANCER

In Situ Cancer must be Diagnosed by a Physician certified to practice pathological anatomy or osteopathic pathology and must be based on a microscopic examination of fixed tissues or preparations from the hemic system. Such diagnosis shall be based solely on the accepted criteria of malignancy after a study of the histiocytic architecture or pattern of the suspected tumor, tissue, and/or specimen. **A clinical diagnosis alone does not meet the requirements of this provision.**

DIAGNOSTIC REQUIREMENTS

ALL CRITICAL ILLNESSES

We reserve the right to request that a Physician of our choice review any Critical Illness Diagnosis in the event of a dispute or disagreement regarding the appropriateness or correctness of such Critical Illness Diagnosis. We reserve the right to require that an Insured Person submit to an examination to confirm a disputed Critical Illness Diagnosis. We also reserve the right to request that an independent and acknowledged expert in the applicable field of medicine review the evidence used in making any disputed Critical Illness Diagnosis. We will pay for any such requested examination or review.

NEWBORN AND ADOPTED CHILDREN COVERAGE

A child born to the Insured or any Insured Person while this Policy is in force is covered under this Policy from the moment of birth for the same benefits and under the same terms and conditions applicable for an Insured Child.

Coverage for such newborn child consists of coverage for a Critical Illness, including the necessary care and treatment of medically diagnosed congenital defects, birth abnormalities, or premature birth, and charges for transportation of the newborn child, not to exceed \$1,000.00 to and from the nearest available facility appropriately staffed and equipped to treat the newborn child's condition, when such transportation is certified by the attending physician as necessary to protect the health and safety of the newborn child.

A newborn child is covered from the moment of birth until the Company notifies the Insured as to the amount of any additional premium for such child's coverage. All liability with respect to such child terminates at the end of 31 days after notice has been furnished to the Insured, unless on or before such thirty-first day, the additional premium, if any, has been paid to the Company.

A minor under the charge, care, and control of the Insured or any Insured Person whom has filed a petition to adopt while this Policy is in force is covered under this Policy for the same benefits and under the same terms and conditions applicable for an Insured Child.

Coverage for such minor shall begin on the date of the filing of a petition for adoption if the Insured or any Insured Person applies for coverage within sixty (60) days after the filing of the petition for adoption. However, the coverage shall begin from the moment of birth if the petition for adoption and application for coverage is filed within sixty (60) days after the birth of the minor.

LIMITATIONS AND EXCLUSIONS

The Limitations, Preexisting Condition Limitation and Exclusions provisions are subject to the Time Limit on Certain Defenses provision as described in the general Provisions section.

LIMITATIONS

We will NOT pay Benefits for any Critical Illness that is Incurred or Manifests, whichever is applicable, and is Diagnosed:

- (a) within 30 days after coverage takes effect; or
- (b) in the Insured Spouse or an Insured Child within 30 days after becoming covered under this Policy

However, an Insured Child born after the date of application will be covered for the Critical Illnesses stated in the Policy Schedule from birth.

PREEXISTING CONDITION LIMITATION

We will NOT pay any Benefit for a Preexisting Condition until this Policy has been in force two (2) years from the Date of Issue or Reinstatement.

EXCLUSIONS

We will not pay any Benefit for any loss to an Insured Person caused in whole or in part by, or resulting in whole or part from:

- (a) the Insured Person's suicide or attempt at suicide, or the Insured Person's intentionally self-inflicted injury or sickness, or any attempt at intentionally self-inflicted injury or sickness, while sane or insane;

- (b) the Insured Person's use of alcohol, one or more drugs or any other mind-altering substance, except for drugs taken as prescribed by a Physician;
- (c) the Insured Person's commission of or attempt to commit a felony, or the Insured Person's engagement in an illegal occupation;
- (d) the Insured Person's voluntary participation in any riot or civil insurrection;
- (e) declared or undeclared war, or any act of declared or undeclared war;
- (f) the Insured Person's operating, learning to operate, serving as a crew member of, or jumping, parachuting, or falling from an aircraft or hot air balloon, including those which are not motor driven;
- (g) the Insured Person's engaging in hang gliding, bungee jumping, parachuting, sailgliding, parasailing or parakiting or any similar activity;
- (h) the Insured Person's riding in or driving any motor driven vehicle in a race, stunt show or speed test;
- (i) the Insured Person's practicing for or participating in any semiprofessional or professional competitive athletic contest for which such Insured Person received any type of compensation or remuneration;
- (j) the Insured Person's operating any type of land, water, or air vehicle while having a blood alcohol content at or above the level made illegal for operation of such vehicle by the jurisdiction where the Accidental Injury occurred; and
- (k) the intentional misuse of poisonous substance.

PREMIUMS

This Policy is issued for an initial term of one Premium Period; it may be renewed by timely payment of the renewal premium. The first premium is due on or before the Date of Issue. Each renewal premium is due at the expiration of the Premium Period for which the preceding premium was paid. Each renewal premium must be paid on or before its due date, or within the Grace Period. You may pay premiums at our Home Office or to our authorized representative. You may, by written request to us, change the premium period for this Policy, subject to our rules at the time of change.

GRACE PERIOD

If a premium, other than the first, is not paid on its due date, it may be paid during its Grace Period. Grace Period means the 31 day period following its due date during which each renewal premium may be paid while the Policy remains in force.

LAPSE

If a renewal premium is not paid before the end of its Grace Period, this Policy will lapse. The date of lapse is the date on which the unpaid premium was due. Lapse will terminate this Policy unless it is later reinstated.

REINSTATEMENT

If Your Policy lapses, You may apply to reinstate it by:

- (a) paying the required premium;
- (b) providing evidence of insurability, if We so require; and
- (c) submitting an application for reinstatement, if We so require.

If We accept the premium without requesting an application, this Policy will be reinstated.

If We ask for an application, We will issue a receipt for the premium. If We approve the application, this Policy will be reinstated as of the approval date. If We disapprove the application, We will notify You in writing. If We fail to notify You of our disapproval, this Policy will be reinstated 45 days after the date of the premium receipt.

We will pay NO benefits for any Critical Illness that is Incurred or Manifested, whichever is applicable as stated in this Policy, and Diagnosed within 30 days after the date coverage on the Insured Person becomes effective under this Policy due to Reinstatement, or for Invasive and In Situ Cancer, within 90 days after the date coverage on the Insured Person becomes effective under this Policy due to Reinstatement. However, an Insured Child born after the Effective Date of this Policy or any subsequent Reinstatement will be covered from birth for the Critical Illnesses stated in on Policy Schedule.

Except for the above and any new provisions We may require for reinstatement, Your rights and ours under this Policy will be the same as just before the Policy lapsed.

If You do not request a Reinstatement within 60 days from the date any unpaid premium was due, no further benefits will be provided by Your Policy, and after the stated time, You may be required to apply for a new Policy.

PREMIUM REFUND AT DEATH

If the Insured, or the Insured Spouse if covered under this Policy, dies before the end of a period for which a premium has been paid, We will refund the part of any premium paid that applies to coverage for the deceased for the time period beyond the end of the Policy month in which death occurred.

CLAIMS

NOTICE OF CLAIM

You must give Us written notice of loss within 60 days after a covered loss is incurred or as soon thereafter as possible. You may give notice at our Home Office or to one of our agents. Your notice should include Your name and the Policy Number shown on the Policy Schedule Page.

CLAIM FORMS

When We receive Your notice, We will send You forms for filing proof of loss. If these forms are not sent within 15 days, You will have met the proof of loss requirements if You give Us a written statement of the nature and extent of Your loss within the time provided for proof of loss.

PROOF OF LOSS

You must give Us written proof of loss within 90 days after the date of loss. If it is not reasonably possible to give written proof within that time, Your claim will not be affected if You send Us written proof as soon as possible. However, unless You are legally incapable, You must give Us written proof within one (1) Calendar Year from the date of loss.

TIME OF PAYMENT OF CLAIMS

We will pay Benefits upon receiving satisfactory proof of loss.

PAYMENT OF CLAIMS

We will pay all benefits provided by this Policy to You or to Your designated beneficiary in the event of Your death, unless You have assigned the benefits. If You have requested an assignment of benefits in writing, either before or with Your written proof of loss, We can pay all or part of any benefit to a hospital or person that provided medical care or treatment.

ASSIGNMENT

You may assign the Benefits payable under this Policy. Your rights and those of any other person referred to in this Policy will be subject to the assignment. We are not bound by an assignment unless it is in writing and until a duplicate of the original assignment has been filed at our Home Office. We will not be responsible for the validity of any assignment.

UNPAID PREMIUMS

We will deduct any due and unpaid premium from any claim payment under this Policy.

PHYSICAL EXAMINATION AND AUTOPSY

At our expense We may have:

- (a) a physical examination performed on an Insured Person as often as is reasonably necessary while a claim is pending; and
- (b) an autopsy performed after an Insured Person's death, if allowed by law.

LEGAL ACTIONS

No legal action may be brought to recover on this Policy until 60 days after the date written proof of loss was given. No action may be brought after the expiration of the applicable statute of limitations.

GENERAL PROVISIONS

CONTRACT

This Policy, riders, endorsements and the attached application are the entire contract. This contract is made in consideration of Your application and the payment of premiums as provided. We have relied on all statements in the application as being complete and true to the best of the knowledge and belief of the person signing the application.

No change in this Policy is valid unless it is in writing and signed by one of our officers. No agent or other field representative has authority to change or waive any Policy provision or extend the time for paying a premium.

AGE AND GENDER

If the Insured's Age or gender, or the Age or gender of any Insured Person, is not correct as shown in this Policy, all Benefits payable under this Policy will be such as the premium paid would have purchased at the correct Age or gender.

If the correct Age is such that We would not have issued this Policy or an Insured Person's coverage under this Policy would have terminated, We will be liable only for a refund of any premiums paid for the period for which there was no coverage.

INCONTESTABLE

After this Policy has been in force for a period of two years during the lifetime of the Insured, it shall become incontestable as to the statements contained in the application.

TIME LIMIT ON CERTAIN DEFENSES

We will not deny or reduce a claim under this Policy on the ground that a disease or physical condition had existed prior to the effective date of coverage under this Policy after two years have elapsed from the effective date of the Insured Person's coverage under this Policy.

TERMINATION

Coverage for each Insured Person will terminate on the earlier of:

- (a) the date on which this Policy lapses or terminates for the failure to meet a condition required in the Policy;
- (b) the date that 100% of the Critical Illness Maximum Benefit Amount is paid for that Insured Person for any condition; or
- (c) the Policy anniversary on or following the Insured Person's 75th birthday. (The maximum coverage age for the Insured and Insured Spouse is Age 75.

The maximum age for an Insured Child is explained in the Insured Child provision on Page 14).

This Policy can be continued for the remaining Insured Persons, after coverage has been terminated for an Insured Person. The premium will be recalculated based on the remaining Insured Persons as of the Date of Issue of this Policy. The termination of coverage on an Insured Person will not reduce our liability for any claim originating prior to the termination.

This Policy will terminate on the earliest of:

- (a) the date on which this Policy lapses or terminates for the failure to meet a condition required in the Policy;
- (b) the date that 100% of the Critical Illness Maximum Benefit Amount is paid for all Insured Persons;
- (c) the Policy anniversary on or following the 75th birthday of all Insured Persons;
- (d) any premium due date requested by You in writing;
- (e) the end of the Grace Period following the due date for which a premium was not paid; or
- (f) the death of the Primary Insured and the Insured Spouse.

OWNER

The Insured is the Owner of this Policy unless otherwise stated in the application, or later changed.

As Owner, you may exercise all rights in this policy while the Insured is living. If you are without legal capacity, we will allow your rights to be exercised by:

- (a) the legally appointed Guardian responsible for your property; or
- (b) a person who we determine is responsible for your welfare and support.

To exercise your rights, you should follow the procedures stated in this policy. All elections, designations, changes and requests must be made in writing and in a form acceptable to us.

If you want to change a Beneficiary, change an address or request any other action by us, you should do so on the forms prepared for each purpose. You may get these forms and advice on any questions you may have from our Home Office.

GENERAL PROVISIONS

(Continued)

BENEFICIARY

The Beneficiaries to receive any Benefits remaining unpaid at Your death are as stated in the application for this Policy, unless later changed. Each Beneficiary is classified as a First or Second Beneficiary. All surviving Beneficiaries of the same class will share equally in any payments to that class, unless otherwise designated by You.

If no stated Beneficiary is living at the time of the Insured's accidental death, We will pay the executor or administrator of the Insured's Estate.

CHANGE OF BENEFICIARY

While the Primary Insured is living, You may change a Beneficiary designation that is not restricted by a previous designation.

We can require that any change be endorsed on Your Policy. Any change will be effective as of the date the change request was signed, except that it will not apply to any payment We make or any action We take before We record the request in our Home Office.

EFFECTIVE DATE

This Policy will take effect at 12:01 AM on the Effective Date of coverage and will terminate at 11:59 PM on the date provided for termination. All times are Standard Times at Your place of residence.

FAMILY COVERAGE

INSURED CHILD

If the words "Insured Child" are NOT shown as an "Insured Person" in the Policy Schedule Page, this provision does not apply and no Benefits are provided for Your child. If the words "Insured Child" ARE shown as an "Insured Person" in the Policy Schedule Benefits under this Policy are provided for each Insured Child.

An Insured Child under this Policy is the Insured's biological child, legally adopted child, child whom is petitioned for adoption or stepchild, who is unmarried, is dependent on the Insured, and is:

- (a) named in the application and is less than 26 years of Age on the date of application;
- (b) born after the application date and the Insured is named as parent on the child's birth certificate; or
- (c) after the application date and before the child's 26th birthday, is legally adopted by the Insured or, from the moment of placement, is placed in the Insured's home for adoption pursuant to Chapter 63 of the Florida Statutes; or
- (d) within sixty (60) days after the filing of the petition for adoption, is applied for coverage by the Insured or any Insured Person.

MEDICAID ELIGIBILITY

The Insured's current or future eligibility for Medicaid may affect the payment of Benefits under this Policy. When Medicaid is involved, it is possible these Benefits will not be paid directly to You because of state and/or federal regulations that may require payments to a Medicaid organization or to a medical provider.

CONFORMITY WITH STATE STATUTES

Any provision that conflicts with any law of the state where You live when this Policy is issued is amended to conform with that law.

CANCELLATION BY THE INSURED.

NON-CANCELLATION BY THE COMPANY BEFORE TERMINATION DATE

You may cancel this Policy at any time by written notice delivered or mailed to Us. Cancellation will take effect upon the date We receive written notice, or upon such later date You specify in that notice. Should You cancel, We will return promptly the unearned portion of any premiums paid. Cancellation will not prejudice any claim which originates before the effective date of cancellation. We may not cancel this Policy before its termination date.

NONPARTICIPATION

This Policy is nonparticipating. Its premiums do not include a charge for participation in surplus.

Coverage on any Insured Child will terminate on the earlier of:

- (a) the date this Policy ceases to be in force; or
- (b) the premium due date on or next following the Insured Child's 26th birthday unless:
 - (1) the Insured Child remains dependent on the Insured; and
 - (2) the Insured Child is either enrolled as a fulltime student in high school or an institution of higher learning beyond high school, or has been so enrolled for at least five months of each year since his or her 18th birthday, or is eligible to enroll in such a school or institution but is prevented from enrolling due to illness or injury; or

FAMILY COVERAGE

(Continued)

- (c) the premium due date following the Insured Child's 26th birthday; or
- (d) the Date of Issue of a New Policy issued to the Insured Spouse under which the Insured Child is covered.

The termination of an Insured Child's coverage will not reduce our liability for any claim originating prior to the termination.

If this Policy is in force when an Insured Child's coverage terminates, such Insured Child may obtain a separate Critical Illness Policy made available by Us at that time for conversion purposes, subject to the Conversion Privilege provision below.

We will, while this Policy is in force, continue coverage on any Insured Child so long as he or she is:

- (a) incapable of self-sustained employment due to mental or physical incapacity; and
- (b) chiefly dependent upon the Insured for support and maintenance.

It is not necessary for You to provide Us with proof of the incapacity and dependency of an Insured Child unless We, solely because of his or her attainment of age 26, deny a claim which otherwise would have been payable. We will not increase the premium for any dependent child that is deemed to be handicapped. We may charge an additional premium for continuing the coverage on any Insured Child that is not deemed to be handicapped. We will determine the premium on the basis of age, gender and class of the Insured Child.

INSURED SPOUSE

If the words "Insured Spouse" are NOT shown as an "Insured Person" in the Policy Schedule Page, this provision does not apply and no Benefits are provided for Your spouse. If the words "Insured Spouse" ARE shown as an "Insured Person" in the Policy Schedule Page Benefits under this Policy are provided for the Insured Spouse.

The **Insured Spouse** means only the Insured's spouse named in the application for this Policy.

Coverage on an Insured Spouse will terminate on the Policy anniversary on or following the Insured Spouse's 75th birthday. The termination of coverage on the Insured Spouse will not reduce our liability for any claim originating prior to the termination of such coverage.

If this Policy is in force and the Primary Insured dies, the Insured Spouse may continue this Policy by payment of the required premiums when they are due. The following conditions will apply:

- (a) the Insured Spouse will become the Primary Insured under this Policy; and
- (b) the premiums will be based on the Insured Spouse's Age on the Date of Issue of this Policy.

If this Policy is in force and the Insured Spouse dies, We will make an appropriate reduction in the premium payable.

If this Policy is in force and the Primary Insured's marriage to the Insured Spouse is dissolved by a divorce decree, the Insured Spouse may obtain a separate Critical Illness Policy made available by Us at that time for conversion purposes, subject to the Conversion Privilege provision below. Any Insured Person under the New Policy will NOT be an Insured Person under this Policy. Coverage on any Insured Person under this Policy ceases when coverage on such Insured Person becomes effective under the New Policy.

CONVERSION PRIVILEGE

We will issue a separate Critical Illness Policy to an Insured Child and/or Insured Spouse. Written application with payment of the first premium for such New Policy must be made:

- (a) by the Insured Child within 31 days following his or her termination of coverage under this Policy; or
- (b) by the Insured Spouse within 31 days following termination of marriage by divorce decree and prior to this Policy's anniversary on or next following the Insured Spouse's 69th birthday.

The New Policy will be issued:

- (a) without evidence of insurability;
- (b) on a Policy form providing Critical Illness coverage then being used by Us for conversion purposes;
- (c) with the same exclusions for conditions applicable to such Insured Person, if any, as included in this Policy;
- (d) with a current Date of Issue;
- (e) with the premium determined by Us based on the same premium class as this Policy and our published rates at such Insured Person's Age and gender on the date of application for the New Policy; and
- (f) with benefits payable, if any, reduced by any benefits previously paid for the Critical Illness stated in the Policy Schedule.

United Security Life and Health Insurance Company

6640 South Cicero Avenue, Bedford Park, Illinois 60638
(A Stock Company)
1-800-875-4422

GUARANTEED RENEWABLE FOR THE LIFE OF POLICY, SUBJECT TO CHANGE IN PREMIUMS BY CLASS BENEFITS FOR INCURRAL OF A CRITICAL ILLNESS, AS DEFINED AND LIMITED IN THIS POLICY - NONPARTICIPATING

THE COMPANY AGREES TO PAY the Benefits described in this Policy, subject to its provisions, exclusions and limitations.

LEGAL CONTRACT. This Policy is a legal contract between You and Us. You should READ THIS CONTRACT CAREFULLY.

GUARANTEED RENEWABLE FOR THE LIFE OF POLICY – SUBJECT TO CHANGE IN PREMIUM BY CLASS. You may continue the coverage on each Insured Person provided by this Policy, until the Policy Anniversary on or following the life of the Policy, subject to the Policy’s Termination and Insured Child provisions, by paying all premiums when they are due. We will not add any restrictive riders or endorsements while this Policy is in force. We reserve the right to change the premium charged for this Policy. Any change in premium will be made on a class basis only, as We determine, and will be based on the Insured Person’s Age on the Date of Issue. No change in premium will become effective until 45 days after We deliver to You, or mail to Your last known address, a written notice of premium change.

TEN DAYS TO EXAMINE POLICY. You may return this Policy within ten (10) days after delivery, either to Us or to our authorized agent, if You are not satisfied with it for any reason. The return of this Policy will void it from the Effective Date and any premium paid will be refunded.

THIS IS A LIMITED BENEFIT POLICY...PLEASE READ IT CAREFULLY

IMPORTANT NOTICE

Please read the copy of the Application attached to this Policy. Carefully check the Application and write to Us at the above address within 10 days: (a) if any information on the Application is not correct and complete; or (b) if any past medical history has been left out of the Application. The Application is a part of this Policy, and this Policy was issued on the basis that the answers to all questions and the information shown on the Application are correct and complete.

**FOR INFORMATION OR SERVICE CONTACT OUR AGENT OR CALL CUSTOMER SERVICES (1-800-875-4422)
POLICY DATE**

Insured Person – Insured, Insured Spouse, and/or Insured Child

Insured – John Doe

Policy Number – XXXXXXXXXX

Age/Gender – XX/XX

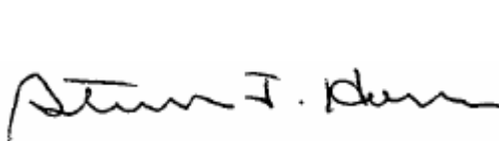
Date of Issue – XX/XX/XXXX

Premium Class – Standard/Tobacco

Premium Period – XXXX

Premium - \$XX Monthly; \$XX Annually

Signed for United Security Life and Health Insurance Company at Bedford Park, Illinois.



PRESIDENT



SECRETARY

**THIS IS A LIMITED BENEFIT POLICY FOR CRITICAL ILLNESS COVERAGE ONLY
AND IT DOES NOT PAY BENEFITS FOR LOSS FROM ANY OTHER CAUSE.
PLEASE READ IT CAREFULLY**

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POLICY SCHEDULE

Critical Illness Diagnosis Benefits
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CRITICAL ILLNESS MAXIMUM BENEFIT AMOUNT:

Primary Insured	(\$10,000 - \$50,000)
Insured Spouse	(\$10,000 - \$50,000)
Insured Child	(50% of Insured)

CRITICAL ILLNESS DIAGNOSES

**CRITICAL ILLNESS MAXIMUM
BENEFIT PERCENTAGE**

Invasive Cancer	100%
Heart Attack	100%
Kidney (Renal) Failure	100%
Stroke	100%
Severe Burn	100%
Major Organ Transplant	100%
In Situ Cancer	10%
In Situ Skin Cancer Benefit is payable only once per lifetime per Insured Person	maximum of \$250

DEFINITIONS

AGE means the attained age as of the last birthday.

CALENDAR YEAR means the period from January 1 through December 31.

CRITICAL ILLNESS means any of the illnesses stated in the Policy Schedule and described in this Policy.

DIAGNOSED/DIAGNOSIS means a definitive diagnosis made by a Physician, licensed and practicing in the United States or its territories and, where applicable, specializing in a particular area of medicine:

- (a) based upon the use of diagnostic evaluations, clinical and/or laboratory investigations, tests and observations, following recommended and accepted medical practices at the time of diagnosis, and the results must be documented in and supported by the Insured Person's medical records; and
- (b) meeting any Diagnostic Requirements stated in this Policy for the particular Critical Illness being Diagnosed.

IMMEDIATE FAMILY MEMBER means a person who is related to the insured in any of the following ways: spouse; child (including a legally adopted child, stepchild, son-in-law and daughter-in-law); parents; (includes stepparent, mother-in-law and father-in-law); and brother or sister (including stepbrother, or stepsister, brother-in-law and sister-in-law).

INCURS/INCURRED means an event or incident that occurs within the Policy Period, whether a claim for such event or incident is adjusted or paid during the same period, and that:

- (a) occurs after the date coverage on an Insured Person becomes effective under this Policy;
- (b) occurs while the Policy is in force; and
- (c) is not precluded by any specific description or exclusion stated in this Policy.

INSURED PERSON means the person named as "Primary Insured" in the Policy Schedule Page (and includes an Insured Spouse or Insured Child, if indicated in the Policy Schedule Page). The Insured Spouse will become the Primary Insured upon the death or termination of coverage on the person otherwise named as Primary Insured in the Policy Schedule Page.

MONTH means calendar month.

MANIFESTS/MANIFESTED/MANIFESTATION means the existence of a condition or symptom that would cause an ordinary prudent person to seek Diagnosis, medical care, or treatment.

MEDICALLY RELATED means that a successive Critical Illness stated in the Policy Schedule results from the same organic, pathological, or physiological causes, conditions, or symptoms as a previous Critical Illness. A successive Critical Illness that is NOT medically related to previous Critical Illness must be confirmed by a Physician through diagnostic evaluations, clinical and/or laboratory examinations, tests, and observations; and the results must be documented in and supported by the Insured Person's medical records.

OWNER means Primary Insured

PHYSICIAN means a person who:

- (a) is a legally qualified practitioner of the healing arts licensed in the United States or its territories;
- (b) practices within the scope of his or her license and certification;
- (c) is not the Insured Person;
- (d) is not the Insured Person's Immediate Family Member; and
- (e) does not customarily reside in the same household as the Insured Person.

PREEXISTING CONDITION means:

- (a) the existence of a condition or symptom that would cause an ordinary prudent person to seek Diagnosis, medical care, or treatment within the two (2) year period before the date coverage on the Insured Person becomes effective under this Policy; or
- (b) a condition or symptom for which medical advice, care, or treatment was recommended by a Physician or received from a Physician within the two (2) year period before the date coverage on the Insured Person becomes effective under this Policy.

Preexisting Condition does not include breast cancer routine follow-up care.

TRANSIENT ISCHEMIC ATTACK (TIA): a neurological condition or event with the signs and symptoms of a stroke, but which disappear within a short time with no residual signs, symptom, deficits, or abnormalities that are revealed or shown on neuroimaging studies.

WE, OUR, US or **COMPANY** refers to United Security Life and Health Insurance Company.

YEAR means a consecutive 365-day period.

YOU or **YOUR** refers to the Primary Insured of this Policy, which means the Primary Insured stated in the application or later changed.

BENEFITS

CRITICAL ILLNESS MAXIMUM BENEFIT AMOUNT

The Critical Illness Maximum Benefit Amount for each Critical Illness for each Insured Person is as stated in the Policy Schedule.

We will pay the Critical Illness Maximum Benefit Amount stated in the Policy Schedule (after applying all applicable Policy provisions) for each Insured Person, if a Critical Illness is Incurred or Manifests, whichever is applicable as stated in the Policy, and is Diagnosed, more than 30 days after the date coverage on an Insured Person becomes effective.

BENEFIT PAYMENT AMOUNT CALCULATION

Your benefit payment amount for each covered Critical Illness will be calculated as the Critical Illness Maximum Benefit Amount multiplied by the applicable Critical Illness Maximum Benefit Percentage stated in the Policy Schedule.

CRITICAL ILLNESS DIAGNOSIS BENEFITS

INVASIVE CANCER

If the words "Invasive Cancer" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO Benefits for this illness.

INVASIVE CANCER means the presence of a malignant tumor characterized by the uncontrolled growth and spread of malignant cells and the invasion of tissue.

For the purpose of this definition, Invasive Cancer does NOT mean:

- (a) Leukoplakia;
- (b) Hyperplasia;
- (c) Carcinoid;
- (d) Polycythemia;
- (e) Stage 1 Hodgkin's disease;
- (f) Stage A prostate cancer;
- (g) Duke's stage A colon cancer;
- (h) Intraductal non-invasive breast cancer;
- (i) Stage 0 or 1 transitional cell carcinoma of urinary bladder;
- (j) Carcinoma in situ;
- (k) Any skin cancer other than malignant melanoma with a depth of 1 mm or deeper or greater than Clark level 2;
- (l) T₁N₀M₀ (TNM Classification System) papillary carcinoma of the thyroid less than 1 cm in diameter;
- (m) Chronic Lymphocytic Leukemia RAI stage 0; or
- (n) Any other pre-malignant lesions, benign tumors, or polyps;

INVASIVE CANCER BENEFIT

If Invasive Cancer is Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the applicable Critical Illness Benefit. This benefit is payable only once per lifetime per Insured Person.

BENEFIT PAYMENT CONDITIONS

The payment of benefits for a Critical Illness stated in the Policy Schedule is subject to the following conditions:

- (a) the Critical Illness must be incurred as stated in the Policy;
- (b) the Critical Illness must be Diagnosed while the coverage on an Insured Person is effective under this Policy;
- (c) the Critical Illness must be Diagnosed within the United States or its territories;
- (d) The Critical Illness must Manifest as stated in the Policy; and
- (e) The benefit payment must not be precluded by any general or specific exclusion or any failure to meet any other condition stated in the Policy.

DIAGNOSTIC REQUIREMENTS FOR INVASIVE CANCER

Invasive Cancer must be Diagnosed by a Physician certified to practice pathological anatomy or osteopathic pathology and must be based on a microscopic examination of fixed tissues or preparations from the hemic system. Such Diagnosis shall be based solely on the accepted criteria of malignancy after a study of the histocytologic architecture or pattern of the suspected tumor, tissue, and/or specimen. Clinical diagnosis of Invasive Cancer will be accepted as evidence that Invasive Cancer exists when a pathological diagnosis cannot be made, provided the medical evidence substantially documents the clinical diagnosis of Invasive Cancer and the Insured Person receives treatment for Invasive Cancer.

HEART ATTACK

If the words "Heart Attack" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

HEART ATTACK means the death of a portion of the heart muscle because of inadequate cardiac blood supply to the relevant area.

HEART ATTACK BENEFIT

If a Heart Attack is Incurred and Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the applicable Critical Illness Benefit.

DIAGNOSTIC REQUIREMENTS FOR HEART ATTACK

The Diagnosis of Heart Attack must be based on an event or incident that contains at least two of the following criteria:

- (a) new electrocardiographic (EKG) changes that support the Diagnosis;
- (b) diagnostic elevation of cardiac enzymes or biomedical markers; or
- (c) confirmatory imaging studies such as cardiac catheterization, thallium scans, MUGA scans, or stress echocardiograms.

CRITICAL ILLNESS DIAGNOSIS BENEFITS

(Continued)

KIDNEY (RENAL) FAILURE

If the words "Kidney (Renal) Failure" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

KIDNEY (RENAL) FAILURE means the end stage failure which:

- (a) presents a chronic irreversible failure of both Kidneys as described below; and
- (b) requires treatment by renal dialysis or kidney transplant.

KIDNEY (RENAL) FAILURE BENEFIT

If Kidney (Renal) Failure is Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

This Critical Illness must not have Manifested within the first 30 days following the date coverage on the Insured Person becomes effective under this Policy.

DIAGNOSTIC REQUIREMENTS FOR KIDNEY (RENAL) FAILURE

The Diagnosis of Kidney (Renal) Failure must be based on the chronic irreversible failure of the function of both kidneys, requiring regular dialysis or kidney transplant.

STROKE

If the word "Stroke" is NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

STROKE means:

- (a) a cerebrovascular incident caused by infarction of brain tissue, cerebral hemorrhage, thrombosis, or embolization from an extra-cranial source lasting more than 24 hours; and
- (b) a resulting measurable neurological deficit persisting for at least 30 days after the occurrence of the stroke.

For the purpose of this definition, Stroke does NOT mean:

- (a) *Transient Ischemic Attacks (TIAs);*
- (b) *Vertebro-Basilar Insufficiency; or*
- (c) *Incidental findings on imaging studies.*

STROKE BENEFIT

If a Stroke is Incurred and Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

DIAGNOSTIC REQUIREMENTS FOR STROKE

The Diagnosis of Stroke must be made by a neurologist based on documented neurological deficits and confirmatory neuroimaging studies.

MAJOR ORGAN TRANSPLANT

If the words "Major Organ Transplant" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

MAJOR ORGAN TRANSPLANT means having undergone surgery as a recipient of a transplant as follows:

- (a) human bone marrow using haematopoietic stem cells preceded by total bone marrow ablation; or
- (b) whole human organs limited to: heart, lung, liver, or pancreas because of the irreversible end stage failure of such organ.

For the purpose of this definition, Major Organ Transplant does NOT mean:

- (a) other stem cell transplant; or
- (b) transplantation of only part of an organ.

MAJOR ORGAN TRANSPLANT BENEFIT

If the need for a Major Organ Transplant is first Diagnosed and the Insured Person undergoes a Major Organ Transplant more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

SEVERE BURN

If the words "Severe Burn" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

SEVERE BURN means the cosmetic disfigurement of body surface or area that is a full-thickness or third-degree burn covering at least 20% of the body surface. A full-thickness or third-degree burn is the injury and destruction of skin through the entire thickness or depth of the dermis and possibly to underlying tissue with a loss of fluid and sometimes shock caused by exposure to fire, heat, caustics, electricity, or radiation.

SEVERE BURN BENEFIT

If a Severe Burn is incurred and Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

CRITICAL ILLNESS DIAGNOSIS BENEFITS

(Continued)

IN SITU CANCER

If the words “In Situ Cancer” are NOT stated in “Critical Illness Diagnosis” in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

IN SITU CANCER means non-invasive cancer that is confined to the site of origin and does not invade below the most superficial level or is described as: In Situ” in a pathology report.

IN SITU CANCER BENEFIT

If In Situ Cancer is Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the applicable Critical Illness Benefit. **This benefit is payable only once per lifetime per Insured Person.**

DIAGNOSTIC REQUIREMENTS FOR IN SITU CANCER

In Situ Cancer must be Diagnosed by a Physician certified to practice pathological anatomy or osteopathic pathology and must be based on a microscopic examination of fixed tissues or preparations from the hemic system. Such diagnosis shall be based solely on the accepted criteria of malignancy after a study of the histiocytic architecture or pattern of the suspected tumor, tissue, and/or specimen. **A clinical diagnosis alone does not meet the requirements of this provision.**

DIAGNOSTIC REQUIREMENTS

ALL CRITICAL ILLNESSES

We reserve the right to request that a Physician of our choice review any Critical Illness Diagnosis in the event of a dispute or disagreement regarding the appropriateness or correctness of such Critical Illness Diagnosis. We reserve the right to require that an Insured Person submit to an examination to confirm a disputed Critical Illness Diagnosis. We also reserve the right to request that an independent and acknowledged expert in the applicable field of medicine review the evidence used in making any disputed Critical Illness Diagnosis. We will pay for any such requested examination or review.

NEWBORN AND ADOPTED CHILDREN COVERAGE

A child born to the Insured or any Insured Person while this Policy is in force is covered under this Policy from the moment of birth for the same benefits and under the same terms and conditions applicable for an Insured Child.

Coverage for such newborn child consists of coverage for a Critical Illness, including the necessary care and treatment of medically diagnosed congenital defects, birth abnormalities, or premature birth, and charges for transportation of the newborn child, not to exceed \$1,000.00 to and from the nearest available facility appropriately staffed and equipped to treat the newborn child's condition, when such transportation is certified by the attending physician as necessary to protect the health and safety of the newborn child.

A newborn child is covered from the moment of birth until the Company notifies the Insured as to the amount of any additional premium for such child's coverage. All liability with respect to such child terminates at the end of 31 days after notice has been furnished to the Insured, unless on or before such thirty-first day, the additional premium, if any, has been paid to the Company.

A minor under the charge, care, and control of the Insured or any Insured Person whom has filed a petition to adopt while this Policy is in force is covered under this Policy for the same benefits and under the same terms and conditions applicable for an Insured Child.

Coverage for such minor shall begin on the date of the filing of a petition for adoption if the Insured or any Insured Person applies for coverage within sixty (60) days after the filing of the petition for adoption. However, the coverage shall begin from the moment of birth if the petition for adoption and application for coverage is filed within sixty (60) days after the birth of the minor.

LIMITATIONS AND EXCLUSIONS

The Limitations, Preexisting Condition Limitation and Exclusions provisions are subject to the Time Limit on Certain Defenses provision as described in the general Provisions section.

LIMITATIONS

We will NOT pay Benefits for any Critical Illness that is Incurred or Manifests, whichever is applicable, and is Diagnosed:

- (a) within 30 days after coverage takes effect; or
- (b) in the Insured Spouse or an Insured Child within 30 days after becoming covered under this Policy

However, an Insured Child born after the date of application will be covered for the Critical Illnesses stated in the Policy Schedule from birth.

PREEXISTING CONDITION LIMITATION

We will NOT pay any Benefit for a Preexisting Condition until this Policy has been in force two (2) years from the Date of Issue or Reinstatement.

EXCLUSIONS

We will not pay any Benefit for any loss to an Insured Person caused in whole or in part by, or resulting in whole or part from:

- (a) the Insured Person's suicide or attempt at suicide, or the Insured Person's intentionally self-inflicted injury or sickness, or any attempt at intentionally self-inflicted injury or sickness, while sane or insane;

- (b) the Insured Person's use of alcohol, one or more drugs or any other mind-altering substance, except for drugs taken as prescribed by a Physician;
- (c) the Insured Person's commission of or attempt to commit a felony, or the Insured Person's engagement in an illegal occupation;
- (d) the Insured Person's voluntary participation in any riot or civil insurrection;
- (e) declared or undeclared war, or any act of declared or undeclared war;
- (f) the Insured Person's operating, learning to operate, serving as a crew member of, or jumping, parachuting, or falling from an aircraft or hot air balloon, including those which are not motor driven;
- (g) the Insured Person's engaging in hang gliding, bungee jumping, parachuting, sailgliding, parasailing or parakiting or any similar activity;
- (h) the Insured Person's riding in or driving any motor driven vehicle in a race, stunt show or speed test;
- (i) the Insured Person's practicing for or participating in any semiprofessional or professional competitive athletic contest for which such Insured Person received any type of compensation or remuneration;
- (j) the Insured Person's operating any type of land, water, or air vehicle while having a blood alcohol content at or above the level made illegal for operation of such vehicle by the jurisdiction where the Accidental Injury occurred; and
- (k) the intentional misuse of poisonous substance.

PREMIUMS

This Policy is issued for an initial term of one Premium Period; it may be renewed by timely payment of the renewal premium. The first premium is due on or before the Date of Issue. Each renewal premium is due at the expiration of the Premium Period for which the preceding premium was paid. Each renewal premium must be paid on or before its due date, or within the Grace Period. You may pay premiums at our Home Office or to our authorized representative. You may, by written request to us, change the premium period for this Policy, subject to our rules at the time of change.

GRACE PERIOD

If a premium, other than the first, is not paid on its due date, it may be paid during its Grace Period. Grace Period means the 31 day period following its due date during which each renewal premium may be paid while the Policy remains in force.

LAPSE

If a renewal premium is not paid before the end of its Grace Period, this Policy will lapse. The date of lapse is the date on which the unpaid premium was due. Lapse will terminate this Policy unless it is later reinstated.

REINSTATEMENT

If Your Policy lapses, You may apply to reinstate it by:

- (a) paying the required premium;
- (b) providing evidence of insurability, if We so require; and
- (c) submitting an application for reinstatement, if We so require.

If We accept the premium without requesting an application, this Policy will be reinstated.

If We ask for an application, We will issue a receipt for the premium. If We approve the application, this Policy will be reinstated as of the approval date. If We disapprove the application, We will notify You in writing. If We fail to notify You of our disapproval, this Policy will be reinstated 45 days after the date of the premium receipt.

We will pay NO benefits for any Critical Illness that is Incurred or Manifested, whichever is applicable as stated in this Policy, and Diagnosed within 30 days after the date coverage on the Insured Person becomes effective under this Policy due to Reinstatement, or for Invasive and In Situ Cancer, within 90 days after the date coverage on the Insured Person becomes effective under this Policy due to Reinstatement. However, an Insured Child born after the Effective Date of this Policy or any subsequent Reinstatement will be covered from birth for the Critical Illnesses stated in on Policy Schedule.

Except for the above and any new provisions We may require for reinstatement, Your rights and ours under this Policy will be the same as just before the Policy lapsed.

If You do not request a Reinstatement within 60 days from the date any unpaid premium was due, no further benefits will be provided by Your Policy, and after the stated time, You may be required to apply for a new Policy.

PREMIUM REFUND AT DEATH

If the Insured, or the Insured Spouse if covered under this Policy, dies before the end of a period for which a premium has been paid, We will refund the part of any premium paid that applies to coverage for the deceased for the time period beyond the end of the Policy month in which death occurred.

CLAIMS

NOTICE OF CLAIM

You must give Us written notice of loss within 60 days after a covered loss is incurred or as soon thereafter as possible. You may give notice at our Home Office or to one of our agents. Your notice should include Your name and the Policy Number shown on the Policy Schedule Page.

CLAIM FORMS

When We receive Your notice, We will send You forms for filing proof of loss. If these forms are not sent within 15 days, You will have met the proof of loss requirements if You give Us a written statement of the nature and extent of Your loss within the time provided for proof of loss.

PROOF OF LOSS

You must give Us written proof of loss within 90 days after the date of loss. If it is not reasonably possible to give written proof within that time, Your claim will not be affected if You send Us written proof as soon as possible. However, unless You are legally incapable, You must give Us written proof within one (1) Calendar Year from the date of loss.

TIME OF PAYMENT OF CLAIMS

We will pay Benefits upon receiving satisfactory proof of loss.

PAYMENT OF CLAIMS

We will pay all benefits provided by this Policy to You or to Your designated beneficiary in the event of Your death, unless You have assigned the benefits. If You have requested an assignment of benefits in writing, either before or with Your written proof of loss, We can pay all or part of any benefit to a hospital or person that provided medical care or treatment.

ASSIGNMENT

You may assign the Benefits payable under this Policy. Your rights and those of any other person referred to in this Policy will be subject to the assignment. We are not bound by an assignment unless it is in writing and until a duplicate of the original assignment has been filed at our Home Office. We will not be responsible for the validity of any assignment.

UNPAID PREMIUMS

We will deduct any due and unpaid premium from any claim payment under this Policy.

PHYSICAL EXAMINATION AND AUTOPSY

At our expense We may have:

- (a) a physical examination performed on an Insured Person as often as is reasonably necessary while a claim is pending; and
- (b) an autopsy performed after an Insured Person's death, if allowed by law.

LEGAL ACTIONS

No legal action may be brought to recover on this Policy until 60 days after the date written proof of loss was given. No action may be brought after the expiration of the applicable statute of limitations.

GENERAL PROVISIONS

CONTRACT

This Policy, riders, endorsements and the attached application are the entire contract. This contract is made in consideration of Your application and the payment of premiums as provided. We have relied on all statements in the application as being complete and true to the best of the knowledge and belief of the person signing the application.

No change in this Policy is valid unless it is in writing and signed by one of our officers. No agent or other field representative has authority to change or waive any Policy provision or extend the time for paying a premium.

AGE AND GENDER

If the Insured's Age or gender, or the Age or gender of any Insured Person, is not correct as shown in this Policy, all Benefits payable under this Policy will be such as the premium paid would have purchased at the correct Age or gender.

If the correct Age is such that We would not have issued this Policy or an Insured Person's coverage under this Policy would have terminated, We will be liable only for a refund of any premiums paid for the period for which there was no coverage.

INCONTESTABLE

After this Policy has been in force for a period of two years during the lifetime of the Insured, it shall become incontestable as to the statements contained in the application.

TIME LIMIT ON CERTAIN DEFENSES

We will not deny or reduce a claim under this Policy on the ground that a disease or physical condition had existed prior to the effective date of coverage under this Policy after two years have elapsed from the effective date of the Insured Person's coverage under this Policy.

TERMINATION

Coverage for each Insured Person will terminate on the earlier of:

- (a) the date on which this Policy lapses or terminates for the failure to meet a condition required in the Policy;
- (b) the date that 100% of the Critical Illness Maximum Benefit Amount is paid for that Insured Person for any condition; or
- (c) the Policy anniversary on or following the Insured Person's 75th birthday. (The maximum coverage age for the Insured and Insured Spouse is Age 75.

The maximum age for an Insured Child is explained in the Insured Child provision on Page 14).

This Policy can be continued for the remaining Insured Persons, after coverage has been terminated for an Insured Person. The premium will be recalculated based on the remaining Insured Persons as of the Date of Issue of this Policy. The termination of coverage on an Insured Person will not reduce our liability for any claim originating prior to the termination.

This Policy will terminate on the earliest of:

- (a) the date on which this Policy lapses or terminates for the failure to meet a condition required in the Policy;
- (b) the date that 100% of the Critical Illness Maximum Benefit Amount is paid for all Insured Persons;
- (c) the Policy anniversary on or following the 75th birthday of all Insured Persons;
- (d) any premium due date requested by You in writing;
- (e) the end of the Grace Period following the due date for which a premium was not paid; or
- (f) the death of the Primary Insured and the Insured Spouse.

OWNER

The Insured is the Owner of this Policy unless otherwise stated in the application, or later changed.

As Owner, you may exercise all rights in this policy while the Insured is living. If you are without legal capacity, we will allow your rights to be exercised by:

- (a) the legally appointed Guardian responsible for your property; or
- (b) a person who we determine is responsible for your welfare and support.

To exercise your rights, you should follow the procedures stated in this policy. All elections, designations, changes and requests must be made in writing and in a form acceptable to us.

If you want to change a Beneficiary, change an address or request any other action by us, you should do so on the forms prepared for each purpose. You may get these forms and advice on any questions you may have from our Home Office.

GENERAL PROVISIONS

(Continued)

BENEFICIARY

The Beneficiaries to receive any Benefits remaining unpaid at Your death are as stated in the application for this Policy, unless later changed. Each Beneficiary is classified as a First or Second Beneficiary. All surviving Beneficiaries of the same class will share equally in any payments to that class, unless otherwise designated by You.

If no stated Beneficiary is living at the time of the Insured's accidental death, We will pay the executor or administrator of the Insured's Estate.

CHANGE OF BENEFICIARY

While the Primary Insured is living, You may change a Beneficiary designation that is not restricted by a previous designation.

We can require that any change be endorsed on Your Policy. Any change will be effective as of the date the change request was signed, except that it will not apply to any payment We make or any action We take before We record the request in our Home Office.

EFFECTIVE DATE

This Policy will take effect at 12:01 AM on the Effective Date of coverage and will terminate at 11:59 PM on the date provided for termination. All times are Standard Times at Your place of residence.

FAMILY COVERAGE

INSURED CHILD

If the words "Insured Child" are NOT shown as an "Insured Person" in the Policy Schedule Page, this provision does not apply and no Benefits are provided for Your child. If the words "Insured Child" ARE shown as an "Insured Person" in the Policy Schedule Benefits under this Policy are provided for each Insured Child.

An Insured Child under this Policy is the Insured's biological child, legally adopted child, child whom is petitioned for adoption or stepchild, who is unmarried, is dependent on the Insured, and is:

- (a) named in the application and is less than 26 years of Age on the date of application;
- (b) born after the application date and the Insured is named as parent on the child's birth certificate; or
- (c) after the application date and before the child's 26th birthday, is legally adopted by the Insured or, from the moment of placement, is placed in the Insured's home for adoption pursuant to Chapter 63 of the Florida Statutes; or
- (d) within sixty (60) days after the filing of the petition for adoption, is applied for coverage by the Insured or any Insured Person.

MEDICAID ELIGIBILITY

The Insured's current or future eligibility for Medicaid may affect the payment of Benefits under this Policy. When Medicaid is involved, it is possible these Benefits will not be paid directly to You because of state and/or federal regulations that may require payments to a Medicaid organization or to a medical provider.

CONFORMITY WITH STATE STATUTES

Any provision that conflicts with any law of the state where You live when this Policy is issued is amended to conform with that law.

CANCELLATION BY THE INSURED. NON-CANCELLATION BY THE COMPANY BEFORE TERMINATION DATE

You may cancel this Policy at any time by written notice delivered or mailed to Us. Cancellation will take effect upon the date We receive written notice, or upon such later date You specify in that notice. Should You cancel, We will return promptly the unearned portion of any premiums paid. Cancellation will not prejudice any claim which originates before the effective date of cancellation. We may not cancel this Policy before its termination date.

NONPARTICIPATION

This Policy is nonparticipating. Its premiums do not include a charge for participation in surplus.

Coverage on any Insured Child will terminate on the earlier of:

- (a) the date this Policy ceases to be in force; or
- (b) the premium due date on or next following the Insured Child's 26th birthday unless:
 - (1) the Insured Child remains dependent on the Insured; and
 - (2) the Insured Child is either enrolled as a fulltime student in high school or an institution of higher learning beyond high school, or has been so enrolled for at least five months of each year since his or her 18th birthday, or is eligible to enroll in such a school or institution but is prevented from enrolling due to illness or injury; or

FAMILY COVERAGE

(Continued)

- (c) the premium due date following the Insured Child's 26th birthday; or
- (d) the Date of Issue of a New Policy issued to the Insured Spouse under which the Insured Child is covered.

The termination of an Insured Child's coverage will not reduce our liability for any claim originating prior to the termination.

If this Policy is in force when an Insured Child's coverage terminates, such Insured Child may obtain a separate Critical Illness Policy made available by Us at that time for conversion purposes, subject to the Conversion Privilege provision below.

We will, while this Policy is in force, continue coverage on any Insured Child so long as he or she is:

- (a) incapable of self-sustained employment due to mental or physical incapacity; and
- (b) chiefly dependent upon the Insured for support and maintenance.

It is not necessary for You to provide Us with proof of the incapacity and dependency of an Insured Child unless We, solely because of his or her attainment of age 26, deny a claim which otherwise would have been payable. We will not increase the premium for any dependent child that is deemed to be handicapped. We may charge an additional premium for continuing the coverage on any Insured Child that is not deemed to be handicapped. We will determine the premium on the basis of age, gender and class of the Insured Child.

INSURED SPOUSE

If the words "Insured Spouse" are NOT shown as an "Insured Person" in the Policy Schedule Page, this provision does not apply and no Benefits are provided for Your spouse. If the words "Insured Spouse" ARE shown as an "Insured Person" in the Policy Schedule Page Benefits under this Policy are provided for the Insured Spouse.

The **Insured Spouse** means only the Insured's spouse named in the application for this Policy.

Coverage on an Insured Spouse will terminate on the Policy anniversary on or following the Insured Spouse's 75th birthday. The termination of coverage on the Insured Spouse will not reduce our liability for any claim originating prior to the termination of such coverage.

If this Policy is in force and the Primary Insured dies, the Insured Spouse may continue this Policy by payment of the required premiums when they are due. The following conditions will apply:

- (a) the Insured Spouse will become the Primary Insured under this Policy; and
- (b) the premiums will be based on the Insured Spouse's Age on the Date of Issue of this Policy.

If this Policy is in force and the Insured Spouse dies, We will make an appropriate reduction in the premium payable.

If this Policy is in force and the Primary Insured's marriage to the Insured Spouse is dissolved by a divorce decree, the Insured Spouse may obtain a separate Critical Illness Policy made available by Us at that time for conversion purposes, subject to the Conversion Privilege provision below. Any Insured Person under the New Policy will NOT be an Insured Person under this Policy. Coverage on any Insured Person under this Policy ceases when coverage on such Insured Person becomes effective under the New Policy.

CONVERSION PRIVILEGE

We will issue a separate Critical Illness Policy to an Insured Child and/or Insured Spouse. Written application with payment of the first premium for such New Policy must be made:

- (a) by the Insured Child within 31 days following his or her termination of coverage under this Policy; or
- (b) by the Insured Spouse within 31 days following termination of marriage by divorce decree and prior to this Policy's anniversary on or next following the Insured Spouse's 69th birthday.

The New Policy will be issued:

- (a) without evidence of insurability;
- (b) on a Policy form providing Critical Illness coverage then being used by Us for conversion purposes;
- (c) with the same exclusions for conditions applicable to such Insured Person, if any, as included in this Policy;
- (d) with a current Date of Issue;
- (e) with the premium determined by Us based on the same premium class as this Policy and our published rates at such Insured Person's Age and gender on the date of application for the New Policy; and
- (f) with benefits payable, if any, reduced by any benefits previously paid for the Critical Illness stated in the Policy Schedule.

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
 Company
 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Sub-TOI: H071.001 Critical Illness
 Limited Benefit
 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Rate/Rule Schedule

Schedule Item Status:	Document Name:	Affected Form Numbers: (Separated with commas)	Rate Action:	Rate Action Information:	Attachments
Approved-Closed 06/17/2009	Critical Illness Rates (No Return of Premium Option)		New		Rates (CRITILL-BASIC).pdf

Critical Illness Rates (no Return-of-Premium Option)

Basic Plan Monthly Rates

Gender	Age	\$5,000	\$10,000	\$15,000	\$20,000	\$25,000	\$30,000	\$35,000	\$40,000	\$45,000	\$50,000
F	18-24	7.60	8.51	9.41	10.31	11.21	12.11	13.01	13.91	14.81	15.71
F	25-29	7.99	9.29	10.57	11.86	13.14	14.43	15.71	17.00	18.29	19.58
F	30-34	7.88	9.69	11.51	13.32	15.14	16.95	18.86	20.77	22.68	24.59
F	35-39	8.15	10.66	13.16	15.66	18.16	20.66	24.01	27.35	30.70	34.05
F	40-44	8.61	12.00	15.92	19.84	23.76	27.69	32.30	36.92	41.53	46.15
F	45-49	9.22	13.66	19.41	25.16	30.92	36.67	42.78	48.90	55.01	61.12
F	50-54	10.10	16.16	24.24	32.32	40.40	48.47	56.55	64.63	72.71	80.79
F	55-59	11.25	19.72	29.57	39.43	49.28	59.14	69.00	78.86	88.72	98.57
F	60-64	12.84	23.44	35.17	46.89	58.61	70.33	82.05	93.78	105.50	117.22
M	18-24	7.71	8.72	9.72	10.73	11.74	12.74	13.75	14.76	15.77	16.77
M	25-29	8.13	9.56	10.99	12.41	13.84	15.26	16.69	18.11	19.54	20.96
M	30-34	8.13	10.17	12.22	14.27	16.31	18.36	20.69	23.03	25.37	27.71
M	35-39	8.55	11.43	14.45	17.46	20.48	23.50	27.41	31.33	35.24	39.16
M	40-44	9.27	13.31	18.26	23.21	28.16	33.10	38.62	44.14	49.66	55.18
M	45-49	10.53	16.26	24.03	31.79	39.56	47.33	55.22	63.11	71.00	78.89
M	50-54	12.40	22.52	33.78	45.05	56.31	67.57	78.83	90.09	101.35	112.62
M	55-59	14.69	29.24	43.86	58.48	73.10	87.71	102.33	116.95	131.56	146.18
M	60-64	18.19	36.37	54.56	72.75	90.94	109.12	127.31	145.50	163.68	181.87
F	Dep 0-4	2.78	2.84	2.90	2.96	3.01	3.07	3.13	3.19	3.25	3.31
F	Dep 5-13	3.03	3.10	3.16	3.22	3.29	3.35	3.42	3.48	3.55	3.61
F	Dep 14-17	3.91	3.99	4.08	4.16	4.24	4.33	4.41	4.50	4.58	4.67
M	Dep 0-4	2.80	2.86	2.93	3.00	3.07	3.14	3.21	3.28	3.35	3.43
M	Dep 5-13	3.04	3.12	3.20	3.28	3.36	3.44	3.52	3.59	3.67	3.75
M	Dep 14-17	3.92	4.02	4.12	4.21	4.31	4.41	4.51	4.61	4.71	4.81

Critical Illness Rates (no Return-of-Premium Option)

Smoker Plan Monthly Rates

Gender	Age	\$5,000	\$10,000	\$15,000	\$20,000	\$25,000	\$30,000	\$35,000	\$40,000	\$45,000	\$50,000
F	18-24	8.06	9.42	10.79	12.15	13.51	14.88	16.24	17.60	18.96	20.32
F	25-29	8.66	10.61	12.57	14.52	16.47	18.42	20.40	22.38	24.36	26.34
F	30-34	8.88	11.68	14.50	17.31	20.12	22.93	26.72	30.51	34.30	38.08
F	35-39	9.63	13.61	18.34	23.06	27.78	32.50	37.92	43.34	48.76	54.18
F	40-44	10.82	16.41	23.75	31.10	38.45	45.80	53.43	61.06	68.69	76.32
F	45-49	12.58	21.49	32.24	42.99	53.74	64.48	75.23	85.97	96.72	107.46
F	50-54	15.19	30.28	45.42	60.56	75.70	90.84	105.98	121.12	136.26	151.40
M	18-24	8.55	10.39	12.23	14.06	15.90	17.74	19.58	21.41	23.25	25.09
M	25-29	9.36	12.01	14.66	17.31	19.97	22.62	25.90	29.19	32.48	35.76
M	30-34	9.99	13.91	18.38	22.86	27.33	31.80	37.10	42.40	47.69	52.99
M	35-39	11.34	17.03	24.36	31.70	39.03	46.36	54.09	61.82	69.55	77.27
M	40-44	13.45	22.45	33.67	44.90	56.12	67.34	78.57	89.79	101.02	112.24
M	45-49	16.79	33.04	49.56	66.09	82.61	99.13	115.65	132.18	148.70	165.22
M	50-54	24.25	48.51	72.76	97.01	121.26	145.52	169.77	194.02	218.27	242.52
F	Dep 0-4	2.78	2.84	2.90	2.96	3.01	3.07	3.13	3.19	3.24	3.30
F	Dep 5-13	3.03	3.10	3.16	3.23	3.30	3.36	3.43	3.50	3.56	3.63
F	Dep 14-17	3.91	4.01	4.09	4.18	4.27	4.36	4.45	4.54	4.63	4.72
M	Dep 0-4	2.80	2.87	2.94	3.01	3.08	3.15	3.22	3.29	3.37	3.44
M	Dep 5-13	3.04	3.13	3.21	3.29	3.38	3.46	3.54	3.62	3.70	3.78
M	Dep 14-17	3.93	4.04	4.14	4.25	4.36	4.47	4.57	4.68	4.79	4.89

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
 Company
 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Limited Benefit Sub-TOI: H071.001 Critical Illness
 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Supporting Document Schedules

	Item Status:	Status Date:
Satisfied - Item: Outline of Coverage	Approved-Closed	06/16/2009
Comments: Please find attached the Outline of Coverage for the CRITILL-BASIC-AR policy.		
Attachment: CRITILL-OOC-AR.pdf		

	Item Status:	Status Date:
Satisfied - Item: Flesch Certification	Approved-Closed	06/16/2009
Comments: Please see the attached Flesch Certification.		
Attachment: Flesch Certification - CRITILL-BASIC.pdf		

	Item Status:	Status Date:
Satisfied - Item: Application	Approved-Closed	06/16/2009
Comments: Please find attached the Application that is to be used.		
Attachment: 3.30.09 - Critical Illness Application revised (1).pdf		

	Item Status:	Status Date:
Satisfied - Item: Arkansas Cover Letter	Approved-Closed	06/16/2009
Comments: Please find attached the Cover Letter.		
Attachment: AR Cover Letter.pdf		

**United Security Life and Health Insurance Company
Bedford Park, IL**

**Critical Illness Benefits
Outline of Coverage – Policy Form CRITILL-BASIC-AR**

“We” are United Security Life and Health Insurance Company, the company providing this Outline of Coverage. The address is 6640 S. Cicero Ave, Bedford Park, IL 60638. We are required to provide You with the following information:

- 1.) THIS OUTLINE OF COVERAGE IS ONLY A SUMMARY OF THE COVERAGE PROVIDED. CONSULT THE POLICY TO DETERMINE GOVERNING CONTRACTUAL PROVISIONS.
- 2.) CAPITALIZED WORDS ARE USED AS DEFINED IN THE POLICY.
- 3.) RETAIN THIS OUTLINE OF COVERAGE FOR YOUR RECORDS.
- 4.) READ YOUR POLICY CAREFULLY – This outline provides a very brief description of the important features of Your Policy. This is not the insurance contract and only the actual Policy provisions will control. The Policy itself sets forth in detail the rights and obligations of both You and Your insurance company. It is therefore important that You READ YOUR POLICY CAREFULLY.
- 5.) CRITICAL ILLNESS PROTECTION COVERAGE - Policies of this category are designed to provide You with a lump sum payment if You are diagnosed for the first time ever with one of the specified conditions or undergo for the first time ever one of the specified procedures named in this Policy. A limited benefit is paid for cancer in situ. No benefits are paid for basic hospital, medical-surgical, or major medical expenses.

THIS IS A LIMITED BENEFIT POLICY.

DESCRIPTION OF THE POLICY – While Your Policy is in force, We will pay You the Benefit Amount if You receive a First Ever Diagnosis or Procedure for one of the following Specified Covered Conditions:

Critical Illness Covered Condition	Percentage of Maximum Benefit Payable
a) Invasive Cancer	100%
b) Heart Attack	100%
c) Stroke	100%
d) Kidney (Renal) Failure	100%
e) Severe Burns	100%
f) Major Organ Transplant	100%
g) In Situ Cancer	10% (Up to \$250, only once per lifetime)

LIMITATIONS

We will NOT pay Benefits for any Critical Illness that is Incurred or Manifests, whichever is applicable, and is Diagnosed:

- (a) within 30 days after coverage takes effect; or
- (b) in the Insured Spouse or an Insured Child within 30 days after becoming covered under this Policy

However, an Insured Child born after the date of application will be covered for the Critical Illnesses stated in the Policy Schedule from birth.

EXCLUSIONS

We will not pay any Benefit for any loss to an Insured Person caused in whole or in part by, or resulting in whole or part from:

- (a) the Insured Person's suicide or attempt at suicide, or the Insured Person's intentionally self-inflicted injury or sickness, or any attempt at intentionally self-inflicted injury or sickness, while sane or insane;
- (b) the Insured Person's use of alcohol, one or more drugs or any other mind-altering substance, except for drugs taken as prescribed by a Physician;
- (c) the Insured Person's commission of or attempt to commit a felony, or the Insured Person's engagement in an illegal occupation;
- (d) the Insured Person's voluntary participation in any riot or civil insurrection;
- (e) declared or undeclared war, or any act of declared or undeclared war;
- (f) the Insured Person's operating, learning to operate, serving as a crew member of, or jumping, parachuting, or falling from an aircraft or hot air balloon, including those which are not motor driven;
- (g) the Insured Person's engaging in hang gliding, bungee jumping, parachuting, sailgliding, parasailing or parakiting or any similar activity;
- (h) the Insured Person's riding in or driving any motor driven vehicle in a race, stunt show or speed test;
- (i) the Insured Person's practicing for or participating in any semiprofessional or professional competitive athletic contest for which such Insured Person received any type of compensation or remuneration;
- (j) the Insured Person's operating any type of land, water, or air vehicle while having a blood alcohol content at or above the level made illegal for operation of such vehicle by the jurisdiction where the Accidental Injury occurred; and
- (k) the intentional misuse of poisonous substance.

PREMIUMS

This Policy is issued for an initial term of one Premium Period; it may be renewed by timely payment of the renewal premium. The first premium is due on or before the Date of Issue. Each renewal premium is due at the expiration of the Premium Period for which the preceding premium was paid. Each renewal premium must be paid on or before its due date, or within the Grace Period. You may pay premiums at our Home Office or to our authorized representative. You may, by written request to us, change the premium period for this Policy, subject to our rules at the time of change.

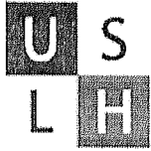
RENEWABILITY

This Policy is GUARANTEED RENEWABLE TO LIFE OF POLICY. You may continue the coverage on each Insured Person provided by this Policy, until the Policy Anniversary on or following the life of the Policy, subject to the Policy's Termination and Insured Child provisions, by paying all premiums when they are due. We will not add any restrictive riders or endorsements while this Policy is in force. We reserve the right to change the premium charged for this Policy. Any change in premium will be made on a class basis only, as We determine, and will be based on the Insured Person's Age on the Date of Issue. No change in premium will become effective until 45 days after We deliver to You, or mail to Your last known address, a written notice of premium change.

RIGHT TO CANCEL AND VOID THIS POLICY

You may return this Policy within ten (10) days after delivery, either to Us or to our authorized agent, if You are not satisfied with it for any reason. The return of this Policy will void it from the Effective Date and any premium paid will be refunded.

THIS OUTLINE OF COVERAGE IS ONLY A SUMMARY OF THE COVERAGE PROVIDED. CONSULT THE POLICY TO DETERMINE GOVERNING CONTRACTUAL PROVISIONS.



UNITED SECURITY

LIFE AND HEALTH INSURANCE COMPANY

6640 S. Cicero Avenue, Bedford Park, Illinois 60638
(708) 475-6100 (800) 875-4422 Fax: (708) 475-6120

FLESCH CERTIFICATION

This is to certify that the attached Individual Critical Illness Limited Benefit Policy (CRITILL-BASIC) received a Flesch Reading Ease Score of 42.1. This form complies with the requirements of A.C.A. 23-80-206, cited as the Life and Disability Insurance Policy Language Simplification Act.

Peter Harmon
Senior Vice President

4/27/09
Date



April 24, 2009

Arkansas Insurance Department
1200 West Third Street
Little Rock, AR 72201

Re: UNITED SECURITY LIFE AND HEALTH INSURANCE COMPANY

FEIN #: 36-3692140 / NAIC #: 81108

CRITILL-BASIC - Critical Illness – Basic

Supporting Documentation
CIAPP-04/09 - Application for Critical Illness Insurance
Actuarial Memorandum

To Whom It May Concern:

Enclosed are the forms referenced above for your review and approval. These are new forms and do not replace any forms previously filed and approved by your Department.

Policy **CRITILL-BASIC** is being filed for approval as an **Individual Limited Benefit Plan**. We feel this product meets the qualifications for Individual Health products per Arkansas Statutes and that the individual rates prove a great economy to the consumer.

Application for Critical Illness Insurance, **CIAPP-0409**, is being filed for approval and upon approval, will be used with this Individual Limited Benefit Plan.

The captioned forms will provide Critical Illness health coverage for individuals that wish to insure against the potential of a critical illness. This product will be individually underwritten and marketed by United Security's agent/broker field force.

Also enclosed is the Actuarial Memorandum.

Please direct any questions, correspondence, or approval to my attention concerning this filing. I look forward to your approval of these forms. You may reach me directly at (708) 552-2417.

Sincerely,

A handwritten signature in cursive script that reads 'Jaime Gettemans'.

Jaime Gettemans
Compliance Department
United Security Life and Health Insurance Company
jaimegettemans@jandpholdings.com
Fax: (708) 552-2464

Quality Products from Caring Professionals

6640 South Cicero Avenue, Bedford Park, IL 60638
800-875-4422 / 708-475-6100 Fax: 708-475-6120

SERFF Tracking Number: USLH-126128101 State: Arkansas
 Filing Company: United Security Life and Health Insurance State Tracking Number: 42245
 Company
 Company Tracking Number: CRITILL-BASIC
 TOI: H071 Individual Health - Specified Disease - Limited Benefit Sub-TOI: H071.001 Critical Illness
 Product Name: Critical Illness Insurance - Basic Plan
 Project Name/Number: Critical Illness Insurance - Basic Plan/

Superseded Schedule Items

Please note that all items on the following pages are items, which have been replaced by a newer version. The newest version is located with the appropriate schedule on previous pages. These items are in date order with most recent first.

Creation Date:	Schedule	Schedule Item Name	Replacement Creation Date	Attached Document(s)
04/29/2009	Form	Critical Illness Limited Benefit Policy - Basic Plan	06/15/2009	CRITILL-BASIC.pdf (Superseded)
04/24/2009	Supporting Document	Outline of Coverage	06/15/2009	Outline of Coverage - CRITILL-BASIC.pdf (Superseded)

United Security Life and Health Insurance Company

6640 South Cicero Avenue, Bedford Park, Illinois 60638
(A Stock Company)
1-800-875-4422

GUARANTEED RENEWABLE TO AGE 75, SUBJECT TO CHANGE IN PREMIUMS BY CLASS BENEFITS FOR INCURRAL OF A CRITICAL ILLNESS, AS DEFINED AND LIMITED IN THIS POLICY - NONPARTICIPATING

THE COMPANY AGREES TO PAY the Benefits described in this Policy, subject to its provisions, exclusions and limitations.

LEGAL CONTRACT. This Policy is a legal contract between You and Us. You should READ THIS CONTRACT CAREFULLY.

GUARANTEED RENEWABLE TO AGE 75 – SUBJECT TO CHANGE IN PREMIUM BY CLASS. You may continue the coverage on each Insured Person provided by this Policy, until the Policy Anniversary on or following the Insured Person's 75th birthday, subject to the Policy's Termination and Insured Child provisions, by paying all premiums when they are due. We will not add any restrictive riders or endorsements while this Policy is in force. We reserve the right to change the premium charged for this Policy. Any change in premium will be made on a class basis only, as We determine, and will be based on the Insured Person's Age on the Date of Issue. No change in premium will become effective until 45 days after We deliver to You, or mail to Your last known address, a written notice of premium change.

TEN DAYS TO EXAMINE POLICY. You may return this Policy within ten (10) days after delivery, either to Us or to our authorized agent, if You are not satisfied with it for any reason. The return of this Policy will void it from the Effective Date and any premium paid will be refunded.

THIS IS A LIMITED BENEFIT POLICY...PLEASE READ IT CAREFULLY

IMPORTANT NOTICE

Please read the copy of the Application attached to this Policy. Carefully check the Application and write to Us at the above address within 10 days: (a) if any information on the Application is not correct and complete; or (b) if any past medical history has been left out of the Application. The Application is a part of this Policy, and this Policy was issued on the basis that the answers to all questions and the information shown on the Application are correct and complete.

**FOR INFORMATION OR SERVICE CONTACT OUR AGENT OR CALL CUSTOMER SERVICES (1-800-875-4422)
POLICY DATE**

Insured Person – Insured, Insured Spouse, and/or Insured Child

Insured – John Doe

Policy Number – XXXXXXXXXX

Age/Gender – XX/XX

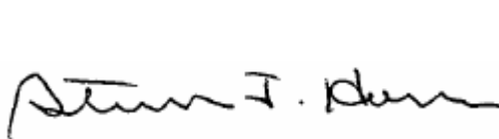
Date of Issue – XX/XX/XXXX

Premium Class – Standard/Tobacco

Premium Period – XXXX

Premium - \$XX Monthly; \$XX Annually

Signed for United Security Life and Health Insurance Company at Bedford Park, Illinois.



PRESIDENT



SECRETARY

**THIS IS A LIMITED BENEFIT POLICY FOR CRITICAL ILLNESS COVERAGE ONLY
AND IT DOES NOT PAY BENEFITS FOR LOSS FROM ANY OTHER CAUSE.
PLEASE READ IT CAREFULLY**

CONTENTS OF POLICY

Policy Data	Page 1	Limitations And Exclusion	Page 8
Policy Schedule	Page 3	Premiums	Page 9
Definitions	Page 4	Claims	Page 10
Benefits	Page 5	General Provisions	Page 11
Critical Illness Diagnosis Benefits	Page 5	Family Coverage	Page 12
Diagnostic Requirements	Page 7		
Newborn Children Coverage	Page 8		

A copy of the application, and any supplemental applications, are included after Page 15.

POLICY PROVISIONS IN ALPHABETICAL ORDER

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POLICY SCHEDULE

Critical Illness Diagnosis Benefits
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CRITICAL ILLNESS MAXIMUM BENEFIT AMOUNT:

Primary Insured	(\$10,000 - \$50,000)
Insured Spouse	(\$10,000 - \$50,000)
Insured Child	(50% of Insured)

CRITICAL ILLNESS DIAGNOSES

**CRITICAL ILLNESS MAXIMUM
BENEFIT PERCENTAGE**

Invasive Cancer	100%
Heart Attack	100%
Kidney (Renal) Failure	100%
Stroke	100%
Severe Burn	100%
Major Organ Transplant	100%
In Situ Cancer	10%
In Situ Skin Cancer Benefit is payable only once per lifetime per Insured Person	maximum of \$250

DEFINITIONS

AGE means the attained age as of the last birthday.

CALENDAR YEAR means the period from January 1 through December 31.

CRITICAL ILLNESS means any of the illnesses stated in the Policy Schedule and described in this Policy.

DIAGNOSED/DIAGNOSIS means a definitive diagnosis made by a Physician, licensed and practicing in the United States or its territories and, where applicable, specializing in a particular area of medicine:

- (a) based upon the use of diagnostic evaluations, clinical and/or laboratory investigations, tests and observations, following recommended and accepted medical practices at the time of diagnosis, and the results must be documented in and supported by the Insured Person's medical records; and
- (b) meeting any Diagnostic Requirements stated in this Policy for the particular Critical Illness being Diagnosed.

IMMEDIATE FAMILY MEMBER means a person who is related to the insured in any of the following ways: spouse; child (including a legally adopted child, stepchild, son-in-law and daughter-in-law); parents; (includes stepparent, mother-in-law and father-in-law); and brother or sister (including stepbrother, or stepsister, brother-in-law and sister-in-law).

INCURS/INCURRED means an event or incident that occurs within the Policy Period, whether a claim for such event or incident is adjusted or paid during the same period, and that:

- (a) occurs after the date coverage on an Insured Person becomes effective under this Policy;
- (b) occurs while the Policy is in force; and
- (c) is not precluded by any specific description or exclusion stated in this Policy.

INSURED PERSON means the person named as "Primary Insured" in the Policy Schedule Page (and includes an Insured Spouse or Insured Child, if indicated in the Policy Schedule Page). The Insured Spouse will become the Primary Insured upon the death or termination of coverage on the person otherwise named as Primary Insured in the Policy Schedule Page.

MONTH means calendar month.

MANIFESTS/MANIFESTED/MANIFESTATION means the existence of a condition or symptom that would cause an ordinary prudent person to seek Diagnosis, medical care, or treatment.

MEDICALLY RELATED means that a successive Critical Illness stated in the Policy Schedule results from the same organic, pathological, or physiological causes, conditions, or symptoms as a previous Critical Illness. A successive Critical Illness that is NOT medically related to previous Critical Illness must be confirmed by a Physician through diagnostic evaluations, clinical and/or laboratory examinations, tests, and observations; and the results must be documented in and supported by the Insured Person's medical records.

OWNER means Primary Insured

PHYSICIAN means a person who:

- (a) is a legally qualified practitioner of the healing arts licensed in the United States or its territories;
- (b) practices within the scope of his or her license and certification;
- (c) is not the Insured Person;
- (d) is not the Insured Person's Immediate Family Member; and
- (e) does not customarily reside in the same household as the Insured Person.

PREEXISTING CONDITION means:

- (a) the existence of a condition or symptom that would cause an ordinary prudent person to seek Diagnosis, medical care, or treatment within the two (2) year period before the date coverage on the Insured Person becomes effective under this Policy; or
- (b) a condition or symptom for which medical advice, care, or treatment was recommended by a Physician or received from a Physician within the two (2) year period before the date coverage on the Insured Person becomes effective under this Policy.

Preexisting Condition does not include breast cancer routine follow-up care.

TRANSIENT ISCHEMIC ATTACK (TIA): a neurological condition or event with the signs and symptoms of a stroke, but which disappear within a short time with no residual signs, symptom, deficits, or abnormalities that are revealed or shown on neuroimaging studies.

WE, OUR, US or **COMPANY** refers to United Security Life and Health Insurance Company.

YEAR means a consecutive 365-day period.

YOU or **YOUR** refers to the Primary Insured of this Policy, which means the Primary Insured stated in the application or later changed.

BENEFITS

CRITICAL ILLNESS MAXIMUM BENEFIT AMOUNT

The Critical Illness Maximum Benefit Amount for each Critical Illness for each Insured Person is as stated in the Policy Schedule.

We will pay the Critical Illness Maximum Benefit Amount stated in the Policy Schedule (after applying all applicable Policy provisions) for each Insured Person, if a Critical Illness is Incurred or Manifests, whichever is applicable as stated in the Policy, and is Diagnosed, more than 30 days after the date coverage on an Insured Person becomes effective.

BENEFIT PAYMENT AMOUNT CALCULATION

Your benefit payment amount for each covered Critical Illness will be calculated as the Critical Illness Maximum Benefit Amount multiplied by the applicable Critical Illness Maximum Benefit Percentage stated in the Policy Schedule.

CRITICAL ILLNESS DIAGNOSIS BENEFITS

INVASIVE CANCER

If the words "Invasive Cancer" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO Benefits for this illness.

INVASIVE CANCER means the presence of a malignant tumor characterized by the uncontrolled growth and spread of malignant cells and the invasion of tissue.

For the purpose of this definition, Invasive Cancer does NOT mean:

- (a) Leukoplakia;
- (b) Hyperplasia;
- (c) Carcinoid;
- (d) Polycythemia;
- (e) Stage 1 Hodgkin's disease;
- (f) Stage A prostate cancer;
- (g) Duke's stage A colon cancer;
- (h) Intraductal non-invasive breast cancer;
- (i) Stage 0 or 1 transitional cell carcinoma of urinary bladder;
- (j) Carcinoma in situ;
- (k) Any skin cancer other than malignant melanoma with a depth of 1 mm or deeper or greater than Clark level 2;
- (l) T₁N₀M₀ (TNM Classification System) papillary carcinoma of the thyroid less than 1 cm in diameter;
- (m) Chronic Lymphocytic Leukemia RAI stage 0; or
- (n) Any other pre-malignant lesions, benign tumors, or polyps;

INVASIVE CANCER BENEFIT

If Invasive Cancer is Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the applicable Critical Illness Benefit. This benefit is payable only once per lifetime per Insured Person.

BENEFIT PAYMENT CONDITIONS

The payment of benefits for a Critical Illness stated in the Policy Schedule is subject to the following conditions:

- (a) the Critical Illness must be incurred as stated in the Policy;
- (b) the Critical Illness must be Diagnosed while the coverage on an Insured Person is effective under this Policy;
- (c) the Critical Illness must be Diagnosed within the United States or its territories;
- (d) The Critical Illness must Manifest as stated in the Policy; and
- (e) The benefit payment must not be precluded by any general or specific exclusion or any failure to meet any other condition stated in the Policy.

DIAGNOSTIC REQUIREMENTS FOR INVASIVE CANCER

Invasive Cancer must be Diagnosed by a Physician certified to practice pathological anatomy or osteopathic pathology and must be based on a microscopic examination of fixed tissues or preparations from the hemic system. Such Diagnosis shall be based solely on the accepted criteria of malignancy after a study of the histocytologic architecture or pattern of the suspected tumor, tissue, and/or specimen. Clinical diagnosis of Invasive Cancer will be accepted as evidence that Invasive Cancer exists when a pathological diagnosis cannot be made, provided the medical evidence substantially documents the clinical diagnosis of Invasive Cancer and the Insured Person receives treatment for Invasive Cancer.

HEART ATTACK

If the words "Heart Attack" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

HEART ATTACK means the death of a portion of the heart muscle because of inadequate cardiac blood supply to the relevant area.

HEART ATTACK BENEFIT

If a Heart Attack is Incurred and Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the applicable Critical Illness Benefit.

DIAGNOSTIC REQUIREMENTS FOR HEART ATTACK

The Diagnosis of Heart Attack must be based on an event or incident that contains at least two of the following criteria:

- (a) new electrocardiographic (EKG) changes that support the Diagnosis;
- (b) diagnostic elevation of cardiac enzymes or biomedical markers; or
- (c) confirmatory imaging studies such as cardiac catheterization, thallium scans, MUGA scans, or stress echocardiograms.

CRITICAL ILLNESS DIAGNOSIS BENEFITS

(Continued)

KIDNEY (RENAL) FAILURE

If the words "Kidney (Renal) Failure" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

KIDNEY (RENAL) FAILURE means the end stage failure which:

- (a) presents a chronic irreversible failure of both Kidneys as described below; and
- (b) requires treatment by renal dialysis or kidney transplant.

KIDNEY (RENAL) FAILURE BENEFIT

If Kidney (Renal) Failure is Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

This Critical Illness must not have Manifested within the first 30 days following the date coverage on the Insured Person becomes effective under this Policy.

DIAGNOSTIC REQUIREMENTS FOR KIDNEY (RENAL) FAILURE

The Diagnosis of Kidney (Renal) Failure must be based on the chronic irreversible failure of the function of both kidneys, requiring regular dialysis or kidney transplant.

STROKE

If the word "Stroke" is NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

STROKE means:

- (a) a cerebrovascular incident caused by infarction of brain tissue, cerebral hemorrhage, thrombosis, or embolization from an extra-cranial source lasting more than 24 hours; and
- (b) a resulting measurable neurological deficit persisting for at least 30 days after the occurrence of the stroke.

For the purpose of this definition, Stroke does NOT mean:

- (a) *Transient Ischemic Attacks (TIAs);*
- (b) *Vertebro-Basilar Insufficiency; or*
- (c) *Incidental findings on imaging studies.*

STROKE BENEFIT

If a Stroke is Incurred and Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

DIAGNOSTIC REQUIREMENTS FOR STROKE

The Diagnosis of Stroke must be made by a neurologist based on documented neurological deficits and confirmatory neuroimaging studies.

MAJOR ORGAN TRANSPLANT

If the words "Major Organ Transplant" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

MAJOR ORGAN TRANSPLANT means having undergone surgery as a recipient of a transplant as follows:

- (a) human bone marrow using haematopoietic stem cells preceded by total bone marrow ablation; or
- (b) whole human organs limited to: heart, lung, liver, or pancreas because of the irreversible end stage failure of such organ.

For the purpose of this definition, Major Organ Transplant does NOT mean:

- (a) other stem cell transplant; or
- (b) transplantation of only part of an organ.

MAJOR ORGAN TRANSPLANT BENEFIT

If the need for a Major Organ Transplant is first Diagnosed and the Insured Person undergoes a Major Organ Transplant more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

SEVERE BURN

If the words "Severe Burn" are NOT stated in "Critical Illness Diagnosis" in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

SEVERE BURN means the cosmetic disfigurement of body surface or area that is a full-thickness or third-degree burn covering at least 20% of the body surface. A full-thickness or third-degree burn is the injury and destruction of skin through the entire thickness or depth of the dermis and possibly to underlying tissue with a loss of fluid and sometimes shock caused by exposure to fire, heat, caustics, electricity, or radiation.

SEVERE BURN BENEFIT

If a Severe Burn is incurred and Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the Critical Illness Benefit.

CRITICAL ILLNESS DIAGNOSIS BENEFITS

(Continued)

IN SITU CANCER

If the words “In Situ Cancer” are NOT stated in “Critical Illness Diagnosis” in the Policy Schedule, this provision does not apply and We will pay NO benefits for this illness.

IN SITU CANCER means non-invasive cancer that is confined to the site of origin and does not invade below the most superficial level or is described as: In Situ” in a pathology report.

IN SITU CANCER BENEFIT

If In Situ Cancer is Diagnosed more than 30 days after the date coverage on the Insured Person becomes effective under this Policy, We will pay the applicable Critical Illness Benefit. **This benefit is payable only once per lifetime per Insured Person.**

DIAGNOSTIC REQUIREMENTS FOR IN SITU CANCER

In Situ Cancer must be Diagnosed by a Physician certified to practice pathological anatomy or osteopathic pathology and must be based on a microscopic examination of fixed tissues or preparations from the hemic system. Such diagnosis shall be based solely on the accepted criteria of malignancy after a study of the histiocytic architecture or pattern of the suspected tumor, tissue, and/or specimen. **A clinical diagnosis alone does not meet the requirements of this provision.**

DIAGNOSTIC REQUIREMENTS

ALL CRITICAL ILLNESSES

We reserve the right to request that a Physician of our choice review any Critical Illness Diagnosis in the event of a dispute or disagreement regarding the appropriateness or correctness of such Critical Illness Diagnosis. We reserve the right to require that an Insured Person submit to an examination to confirm a disputed Critical Illness Diagnosis. We also reserve the right to request that an independent and acknowledged expert in the applicable field of medicine review the evidence used in making any disputed Critical Illness Diagnosis. We will pay for any such requested examination or review.

NEWBORN CHILDREN COVERAGE

A child born to the Insured or any Insured Person while this Policy is in force is covered under this Policy from the moment of birth for the same benefits and under the same terms and conditions applicable for an Insured Child.

Coverage for such newborn child consists of coverage for a Critical Illness, including the necessary care and treatment of medically diagnosed congenital defects, birth abnormalities, or premature birth, and charges for transportation of the newborn child, not to exceed \$1,000.00 to and from the nearest available facility appropriately staffed and equipped to treat the newborn child's condition, when such transportation is certified by the attending physician as necessary to protect the health and safety of the newborn child.

A newborn child is covered from the moment of birth until the Company notifies the Insured as to the amount of any additional premium for such child's coverage. All liability with respect to such child terminates at the end of 31 days after notice has been furnished to the Insured, unless on or before such thirty-first day, the additional premium, if any, has been paid to the Company.

However, with respect to a newborn child of an Insured Child, the coverage for the newborn child terminates 18 months after the birth of the newborn child.

LIMITATIONS AND EXCLUSIONS

The Limitations, Preexisting Condition Limitation and Exclusions provisions are subject to the Time Limit on Certain Defenses provision as described in the general Provisions section.

LIMITATIONS

We will NOT pay Benefits for any Critical Illness that is Incurred or Manifests, whichever is applicable, and is Diagnosed:

- (a) within 30 days after coverage takes effect; or
- (b) in the Insured Spouse or an Insured Child within 30 days after becoming covered under this Policy

However, an Insured Child born after the date of application will be covered for the Critical Illnesses stated in the Policy Schedule from birth.

PREEXISTING CONDITION LIMITATION

We will NOT pay any Benefit for a Preexisting Condition until this Policy has been in force two (2) years from the Date of Issue or Reinstatement.

EXCLUSIONS

We will not pay any Benefit for any loss to an Insured Person caused in whole or in part by, or resulting in whole or part from:

- (a) the Insured Person's suicide or attempt at suicide, or the Insured Person's intentionally self-inflicted injury or sickness, or any attempt at intentionally self-inflicted injury or sickness, while sane or insane;
- (b) the Insured Person's use of alcohol, one or more drugs or any other mind-altering substance, except for drugs taken as prescribed by a Physician;
- (c) the Insured Person's commission of or attempt to commit a felony, or the Insured Person's engagement in an illegal occupation;
- (d) the Insured Person's voluntary participation in any riot or civil insurrection;
- (e) declared or undeclared war, or any act of declared or undeclared war;
- (f) the Insured Person's operating, learning to operate, serving as a crew member of, or jumping, parachuting, or falling from an aircraft or hot air balloon, including those which are not motor driven;
- (g) the Insured Person's engaging in hang gliding, bungee jumping, parachuting, sailgliding, parasailing or parakiting or any similar activity;
- (h) the Insured Person's riding in or driving any motor driven vehicle in a race, stunt show or speed test;
- (i) the Insured Person's practicing for or participating in any semiprofessional or professional competitive athletic contest for which such Insured Person received any type of compensation or remuneration;
- (j) the Insured Person's operating any type of land, water, or air vehicle while having a blood alcohol content at or above the level made illegal for operation of such vehicle by the jurisdiction where the Accidental Injury occurred; and
- (k) the intentional misuse of poisonous substance.

PREMIUMS

This Policy is issued for an initial term of one Premium Period; it may be renewed by timely payment of the renewal premium. The first premium is due on or before the Date of Issue. Each renewal premium is due at the expiration of the Premium Period for which the preceding premium was paid. Each renewal premium must be paid on or before its due date, or within the Grace Period. You may pay premiums at our Home Office or to our authorized representative. You may, by written request to us, change the premium period for this Policy, subject to our rules at the time of change.

GRACE PERIOD

If a premium, other than the first, is not paid on its due date, it may be paid during its Grace Period. Grace Period means the 31 day period following its due date during which each renewal premium may be paid while the Policy remains in force.

LAPSE

If a renewal premium is not paid before the end of its Grace Period, this Policy will lapse. The date of lapse is the date on which the unpaid premium was due. Lapse will terminate this Policy unless it is later reinstated.

REINSTATEMENT

If Your Policy lapses, You may apply to reinstate it by:

- (a) paying the required premium;
- (b) providing evidence of insurability, if We so require; and
- (c) submitting an application for reinstatement, if We so require.

If We accept the premium without requesting an application, this Policy will be reinstated.

If We ask for an application, We will issue a receipt for the premium. If We approve the application, this Policy will be reinstated as of the approval date. If We disapprove the application, We will notify You in writing. If We fail to notify You of our disapproval, this Policy will be reinstated 45 days after the date of the premium receipt.

We will pay NO benefits for any Critical Illness that is Incurred or Manifested, whichever is applicable as stated in this Policy, and Diagnosed within 30 days after the date coverage on the Insured Person becomes effective under this Policy due to Reinstatement, or for Invasive and In Situ Cancer, within 90 days after the date coverage on the Insured Person becomes effective under this Policy due to Reinstatement. However, an Insured Child born after the Effective Date of this Policy or any subsequent Reinstatement will be covered from birth for the Critical Illnesses stated in on Policy Schedule.

Except for the above and any new provisions We may require for reinstatement, Your rights and ours under this Policy will be the same as just before the Policy lapsed.

If You do not request a Reinstatement within 60 days from the date any unpaid premium was due, no further benefits will be provided by Your Policy, and after the stated time, You may be required to apply for a new Policy.

PREMIUM REFUND AT DEATH

If the Insured, or the Insured Spouse if covered under this Policy, dies before the end of a period for which a premium has been paid, We will refund the part of any premium paid that applies to coverage for the deceased for the time period beyond the end of the Policy month in which death occurred.

CLAIMS

NOTICE OF CLAIM

You must give Us written notice of loss within 60 days after a covered loss is incurred or as soon thereafter as possible. You may give notice at our Home Office or to one of our agents. Your notice should include Your name and the Policy Number shown on the Policy Schedule Page.

CLAIM FORMS

When We receive Your notice, We will send You forms for filing proof of loss. If these forms are not sent within 15 days, You will have met the proof of loss requirements if You give Us a written statement of the nature and extent of Your loss within the time provided for proof of loss.

PROOF OF LOSS

You must give Us written proof of loss within 90 days after the date of loss. If it is not reasonably possible to give written proof within that time, Your claim will not be affected if You send Us written proof as soon as possible. However, unless You are legally incapable, You must give Us written proof within one (1) Calendar Year from the date of loss.

TIME OF PAYMENT OF CLAIMS

We will pay Benefits upon receiving satisfactory proof of loss.

PAYMENT OF CLAIMS

We will pay all benefits provided by this Policy to You or to Your designated beneficiary in the event of Your death, unless You have assigned the benefits. If You have requested an assignment of benefits in writing, either before or with Your written proof of loss, We can pay all or part of any benefit to a hospital or person that provided medical care or treatment.

ASSIGNMENT

You may assign the Benefits payable under this Policy. Your rights and those of any other person referred to in this Policy will be subject to the assignment. We are not bound by an assignment unless it is in writing and until a duplicate of the original assignment has been filed at our Home Office. We will not be responsible for the validity of any assignment.

UNPAID PREMIUMS

We will deduct any due and unpaid premium from any claim payment under this Policy.

PHYSICAL EXAMINATION AND AUTOPSY

At our expense We may have:

- (a) a physical examination performed on an Insured Person as often as is reasonably necessary while a claim is pending; and
- (b) an autopsy performed after an Insured Person's death, if allowed by law.

LEGAL ACTIONS

No legal action may be brought to recover on this Policy until 60 days after the date written proof of loss was given. No action may be brought after the expiration of the applicable statute of limitations.

GENERAL PROVISIONS

CONTRACT

This Policy, riders, endorsements and the attached application are the entire contract. This contract is made in consideration of Your application and the payment of premiums as provided. We have relied on all statements in the application as being complete and true to the best of the knowledge and belief of the person signing the application.

No change in this Policy is valid unless it is in writing and signed by one of our officers. No agent or other field representative has authority to change or waive any Policy provision or extend the time for paying a premium.

AGE AND GENDER

If the Insured's Age or gender, or the Age or gender of any Insured Person, is not correct as shown in this Policy, all Benefits payable under this Policy will be such as the premium paid would have purchased at the correct Age or gender.

If the correct Age is such that We would not have issued this Policy or an Insured Person's coverage under this Policy would have terminated, We will be liable only for a refund of any premiums paid for the period for which there was no coverage.

INCONTESTABLE

After this Policy has been in force for a period of two years during the lifetime of the Insured, it shall become incontestable as to the statements contained in the application.

TIME LIMIT ON CERTAIN DEFENSES

We will not deny or reduce a claim under this Policy on the ground that a disease or physical condition had existed prior to the effective date of coverage under this Policy after two years have elapsed from the effective date of the Insured Person's coverage under this Policy.

TERMINATION

Coverage for each Insured Person will terminate on the earlier of:

- (a) the date on which this Policy lapses or terminates for the failure to meet a condition required in the Policy;
- (b) the date that 100% of the Critical Illness Maximum Benefit Amount is paid for that Insured Person for any condition; or
- (c) the Policy anniversary on or following the Insured Person's 75th birthday. (The maximum coverage age for the Insured and Insured Spouse is Age 75.

The maximum age for an Insured Child is explained in the Insured Child provision on Page 14).

This Policy can be continued for the remaining Insured Persons, after coverage has been terminated for an Insured Person. The premium will be recalculated based on the remaining Insured Persons as of the Date of Issue of this Policy. The termination of coverage on an Insured Person will not reduce our liability for any claim originating prior to the termination.

This Policy will terminate on the earliest of:

- (a) the date on which this Policy lapses or terminates for the failure to meet a condition required in the Policy;
- (b) the date that 100% of the Critical Illness Maximum Benefit Amount is paid for all Insured Persons;
- (c) the Policy anniversary on or following the 75th birthday of all Insured Persons;
- (d) any premium due date requested by You in writing;
- (e) the end of the Grace Period following the due date for which a premium was not paid; or
- (f) the death of the Primary Insured and the Insured Spouse.

OWNER

The Insured is the Owner of this Policy unless otherwise stated in the application, or later changed.

As Owner, you may exercise all rights in this policy while the Insured is living. If you are without legal capacity, we will allow your rights to be exercised by:

- (a) the legally appointed Guardian responsible for your property; or
- (b) a person who we determine is responsible for your welfare and support.

To exercise your rights, you should follow the procedures stated in this policy. All elections, designations, changes and requests must be made in writing and in a form acceptable to us.

If you want to change a Beneficiary, change an address or request any other action by us, you should do so on the forms prepared for each purpose. You may get these forms and advice on any questions you may have from our Home Office.

GENERAL PROVISIONS

(Continued)

BENEFICIARY

The Beneficiaries to receive any Benefits remaining unpaid at Your death are as stated in the application for this Policy, unless later changed. Each Beneficiary is classified as a First or Second Beneficiary. All surviving Beneficiaries of the same class will share equally in any payments to that class, unless otherwise designated by You.

If no stated Beneficiary is living at the time of the Insured's accidental death, We will pay the executor or administrator of the Insured's Estate.

CHANGE OF BENEFICIARY

While the Primary Insured is living, You may change a Beneficiary designation that is not restricted by a previous designation.

We can require that any change be endorsed on Your Policy. Any change will be effective as of the date the change request was signed, except that it will not apply to any payment We make or any action We take before We record the request in our Home Office.

EFFECTIVE DATE

This Policy will take effect at 12:01 AM on the Effective Date of coverage and will terminate at 11:59 PM on the date provided for termination. All times are Standard Times at Your place of residence.

FAMILY COVERAGE

INSURED CHILD

If the words "Insured Child" are NOT shown as an "Insured Person" in the Policy Schedule Page, this provision does not apply and no Benefits are provided for Your child. If the words "Insured Child" ARE shown as an "Insured Person" in the Policy Schedule Benefits under this Policy are provided for each Insured Child.

An Insured Child under this Policy is the Insured's biological child, legally adopted child or stepchild, who is unmarried, is dependent on the Insured, and is:

- (a) named in the application and is less than 26 years of Age on the date of application;
- (b) born after the application date and the Insured is named as parent on the child's birth certificate; or
- (c) after the application date and before the child's 26th birthday, is legally adopted by the Insured or, from the moment of placement, is placed in the Insured's home for adoption pursuant to Chapter 63 of the Florida Statutes.

MEDICAID ELIGIBILITY

The Insured's current or future eligibility for Medicaid may affect the payment of Benefits under this Policy. When Medicaid is involved, it is possible these Benefits will not be paid directly to You because of state and/or federal regulations that may require payments to a Medicaid organization or to a medical provider.

CONFORMITY WITH STATE STATUTES

Any provision that conflicts with any law of the state where You live when this Policy is issued is amended to conform with that law.

CANCELLATION BY THE INSURED. NON-CANCELLATION BY THE COMPANY BEFORE TERMINATION DATE

You may cancel this Policy at any time by written notice delivered or mailed to Us. Cancellation will take effect upon the date We receive written notice, or upon such later date You specify in that notice. Should You cancel, We will return promptly the unearned portion of any premiums paid. Cancellation will not prejudice any claim which originates before the effective date of cancellation. We may not cancel this Policy before its termination date.

NONPARTICIPATION

This Policy is nonparticipating. Its premiums do not include a charge for participation in surplus.

Coverage on any Insured Child will terminate on the earlier of:

- (a) the date this Policy ceases to be in force; or
- (b) the premium due date on or next following the Insured Child's 26th birthday unless:
 - (1) the Insured Child remains dependent on the Insured; and
 - (2) the Insured Child is either enrolled as a fulltime student in high school or an institution of higher learning beyond high school, or has been so enrolled for at least five months of each year since his or her 18th birthday, or is eligible to enroll in such a school or institution but is prevented from enrolling due to illness or injury; or

FAMILY COVERAGE

(Continued)

- (c) the premium due date following the Insured Child's 26th birthday; or
- (d) the Date of Issue of a New Policy issued to the Insured Spouse under which the Insured Child is covered.

The termination of an Insured Child's coverage will not reduce our liability for any claim originating prior to the termination.

If this Policy is in force when an Insured Child's coverage terminates, such Insured Child may obtain a separate Critical Illness Policy made available by Us at that time for conversion purposes, subject to the Conversion Privilege provision below.

We will, while this Policy is in force, continue coverage on any Insured Child so long as he or she is:

- (a) incapable of self-sustained employment due to mental or physical incapacity; and
- (b) chiefly dependent upon the Insured for support and maintenance.

It is not necessary for You to provide Us with proof of the incapacity and dependency of an Insured Child unless We, solely because of his or her attainment of age 26, deny a claim which otherwise would have been payable. We may charge an additional premium for continuing the coverage on any Insured Child. We will determine the premium on the basis of age, gender and class of the Insured Child.

INSURED SPOUSE

If the words "Insured Spouse" are NOT shown as an "Insured Person" in the Policy Schedule Page, this provision does not apply and no Benefits are provided for Your spouse. If the words "Insured Spouse" ARE shown as an "Insured Person" in the Policy Schedule Page Benefits under this Policy are provided for the Insured Spouse.

The **Insured Spouse** means only the Insured's spouse named in the application for this Policy.

Coverage on an Insured Spouse will terminate on the Policy anniversary on or following the Insured Spouse's 75th birthday. The termination of coverage on the Insured Spouse will not reduce our liability for any claim originating prior to the termination of such coverage.

If this Policy is in force and the Primary Insured dies, the Insured Spouse may continue this Policy by payment of the required premiums when they are due. The following conditions will apply:

- (a) the Insured Spouse will become the Primary Insured under this Policy; and
- (b) the premiums will be based on the Insured Spouse's Age on the Date of Issue of this Policy.

If this Policy is in force and the Insured Spouse dies, We will make an appropriate reduction in the premium payable.

If this Policy is in force and the Primary Insured's marriage to the Insured Spouse is dissolved by a divorce decree, the Insured Spouse may obtain a separate Critical Illness Policy made available by Us at that time for conversion purposes, subject to the Conversion Privilege provision below. Any Insured Person under the New Policy will NOT be an Insured Person under this Policy. Coverage on any Insured Person under this Policy ceases when coverage on such Insured Person becomes effective under the New Policy.

CONVERSION PRIVILEGE

We will issue a separate Critical Illness Policy to an Insured Child and/or Insured Spouse. Written application with payment of the first premium for such New Policy must be made:

- (a) by the Insured Child within 31 days following his or her termination of coverage under this Policy; or
- (b) by the Insured Spouse within 31 days following termination of marriage by divorce decree and prior to this Policy's anniversary on or next following the Insured Spouse's 69th birthday.

The New Policy will be issued:

- (a) without evidence of insurability;
- (b) on a Policy form providing Critical Illness coverage then being used by Us for conversion purposes;
- (c) with the same exclusions for conditions applicable to such Insured Person, if any, as included in this Policy;
- (d) with a current Date of Issue;
- (e) with the premium determined by Us based on the same premium class as this Policy and our published rates at such Insured Person's Age and gender on the date of application for the New Policy; and
- (f) with benefits payable, if any, reduced by any benefits previously paid for the Critical Illness stated in the Policy Schedule.

**United Security Life and Health Insurance Company
Bedford Park, IL**

**Critical Illness Benefits
Outline of Coverage – Policy Form CRITILL-BASIC**

“We” are United Security Life and Health Insurance Company, the company providing this Outline of Coverage. The address is 6640 S. Cicero Ave, Bedford Park, IL 60638. We are required to provide You with the following information:

- 1.) THIS OUTLINE OF COVERAGE IS ONLY A SUMMARY OF THE COVERAGE PROVIDED. CONSULT THE POLICY TO DETERMINE GOVERNING CONTRACTUAL PROVISIONS.
- 2.) CAPITALIZED WORDS ARE USED AS DEFINED IN THE POLICY.
- 3.) RETAIN THIS OUTLINE OF COVERAGE FOR YOUR RECORDS.
- 4.) READ YOUR POLICY CAREFULLY – This outline provides a very brief description of the important features of Your Policy. This is not the insurance contract and only the actual Policy provisions will control. The Policy itself sets forth in detail the rights and obligations of both You and Your insurance company. It is therefore important that You READ YOUR POLICY CAREFULLY.
- 5.) CRITICAL ILLNESS PROTECTION COVERAGE - Policies of this category are designed to provide You with a lump sum payment if You are diagnosed for the first time ever with one of the specified conditions or undergo for the first time ever one of the specified procedures named in this Policy. A limited benefit is paid for cancer in situ. No benefits are paid for basic hospital, medical-surgical, or major medical expenses.

THIS IS A LIMITED BENEFIT POLICY.

DESCRIPTION OF THE POLICY – While Your Policy is in force, We will pay You the Benefit Amount if You receive a First Ever Diagnosis or Procedure for one of the following Specified Covered Conditions:

Critical Illness Covered Condition	Percentage of Maximum Benefit Payable
a) Invasive Cancer	100%
b) Heart Attack	100%
c) Stroke	100%
d) Kidney (Renal) Failure	100%
e) Severe Burns	100%
f) Major Organ Transplant	100%
g) In Situ Cancer	10% (Up to \$250, only once per lifetime)

LIMITATIONS

We will NOT pay Benefits for any Critical Illness that is Incurred or Manifests, whichever is applicable, and is Diagnosed:

- (a) within 30 days after coverage takes effect; or
- (b) in the Insured Spouse or an Insured Child within 30 days after becoming covered under this Policy

However, an Insured Child born after the date of application will be covered for the Critical Illnesses stated in the Policy Schedule from birth.

EXCLUSIONS

We will not pay any Benefit for any loss to an Insured Person caused in whole or in part by, or resulting in whole or part from:

- (a) the Insured Person's suicide or attempt at suicide, or the Insured Person's intentionally self-inflicted injury or sickness, or any attempt at intentionally self-inflicted injury or sickness, while sane or insane;
- (b) the Insured Person's use of alcohol, one or more drugs or any other mind-altering substance, except for drugs taken as prescribed by a Physician;
- (c) the Insured Person's commission of or attempt to commit a felony, or the Insured Person's engagement in an illegal occupation;
- (d) the Insured Person's voluntary participation in any riot or civil insurrection;
- (e) declared or undeclared war, or any act of declared or undeclared war;
- (f) the Insured Person's operating, learning to operate, serving as a crew member of, or jumping, parachuting, or falling from an aircraft or hot air balloon, including those which are not motor driven;
- (g) the Insured Person's engaging in hang gliding, bungee jumping, parachuting, sailgliding, parasailing or parakiting or any similar activity;
- (h) the Insured Person's riding in or driving any motor driven vehicle in a race, stunt show or speed test;
- (i) the Insured Person's practicing for or participating in any semiprofessional or professional competitive athletic contest for which such Insured Person received any type of compensation or remuneration;
- (j) the Insured Person's operating any type of land, water, or air vehicle while having a blood alcohol content at or above the level made illegal for operation of such vehicle by the jurisdiction where the Accidental Injury occurred; and
- (k) the intentional misuse of poisonous substance.

PREMIUMS

This Policy is issued for an initial term of one Premium Period; it may be renewed by timely payment of the renewal premium. The first premium is due on or before the Date of Issue. Each renewal premium is due at the expiration of the Premium Period for which the preceding premium was paid. Each renewal premium must be paid on or before its due date, or within the Grace Period. You may pay premiums at our Home Office or to our authorized representative. You may, by written request to us, change the premium period for this Policy, subject to our rules at the time of change.

RENEWABILITY

This Policy is GUARANTEED RENEWABLE TO AGE 75. You may continue the coverage on each Insured Person provided by this Policy, until the Policy Anniversary on or following the Insured Person's 75th birthday, subject to the Policy's Termination and Insured Child provisions, by paying all premiums when they are due. We will not add any restrictive riders or endorsements while this Policy is in force. We reserve the right to change the premium charged for this Policy. Any change in premium will be made on a class basis only, as We determine, and will be based on the Insured Person's Age on the Date of Issue. No change in premium will become effective until 45 days after We deliver to You, or mail to Your last known address, a written notice of premium change.

RIGHT TO CANCEL AND VOID THIS POLICY

You may return this Policy within ten (10) days after delivery, either to Us or to our authorized agent, if You are not satisfied with it for any reason. The return of this Policy will void it from the Effective Date and any premium paid will be refunded.

THIS OUTLINE OF COVERAGE IS ONLY A SUMMARY OF THE COVERAGE PROVIDED. CONSULT THE POLICY TO DETERMINE GOVERNING CONTRACTUAL PROVISIONS.