

SERFF Tracking Number: FRTH-126433434 State: Arkansas
 Filing Company: Forethought Life Insurance Company State Tracking Number: 44554
 Company Tracking Number:
 TOI: A02I Individual Annuities- Deferred Non- Sub-TOI: A02I.003 Single Premium
 Variable
 Product Name: FA2001SPDAX-01 Single Premium Deferred Annuity Contract
 Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

Filing at a Glance

Company: Forethought Life Insurance Company

Product Name: FA2001SPDAX-01 Single Premium Deferred Annuity Contract SERFF Tr Num: FRTH-126433434 State: Arkansas

TOI: A02I Individual Annuities- Deferred Non- Variable SERFF Status: Closed-Approved- Closed State Tr Num: 44554

Sub-TOI: A02I.003 Single Premium Co Tr Num: State Status: Approved-Closed
 Filing Type: Form Reviewer(s): Linda Bird

Author: Kasey Poettker

Disposition Date: 01/15/2010

Date Submitted: 01/13/2010

Disposition Status: Approved-Closed

Implementation Date Requested: On Approval

Implementation Date:

State Filing Description:

General Information

Project Name: FA2001SPDAX-01 Single Premium Deferred Annuity Contract Status of Filing in Domicile: Pending

Project Number: FA2001SPDAX-01

Date Approved in Domicile:

Requested Filing Mode:

Domicile Status Comments:

Explanation for Combination/Other:

Market Type: Individual

Submission Type: New Submission

Group Market Size:

Overall Rate Impact:

Group Market Type:

Filing Status Changed: 01/15/2010

Explanation for Other Group Market Type:

State Status Changed: 01/15/2010

Deemer Date:

Created By: Kasey Poettker

Submitted By: Kasey Poettker

Corresponding Filing Tracking Number:

Filing Description:

Attached for your review and approval are the attached forms. They are new forms and do not replace any existing forms, nor have they been previously submitted to your Department.

The FA2001SPDAX-01 is a Single Premium Deferred Annuity contract with fixed and indexed account strategies. Complete descriptions of the strategies are provided to the applicant on Form FA5065SPDAX-01 – Disclosure Statement. The contract also offers, through riders, the Guaranteed Lifetime Income Benefit, which gives the owner the

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Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

right to make Systematic Withdrawals from the contract up to the amount of the Guaranteed Lifetime Annual Income each year for the rest of his life, beginning on an Option Date selected by the owner.

All account strategies are included as riders and credit interest to the owner's funds at interest rates declared by the company for the fixed strategies or related to the performance of the S&P 500 Index for the indexed strategies. Interest rates, caps, and spreads are guaranteed in advance of each Strategy Term for the length of the Strategy Term, as defined for the Strategy. The 1-Year Fixed Account Strategy rider will be attached to all FA2001SPDAX-01 contracts issued, and will be available at all times for this contract. Other fixed and indexed account strategies may also be offered. The minimum guaranteed annual interest rate for all fixed strategies is 1.00%. This contract permits strategy reallocations to available strategies after each Strategy Term.

The Contract has a ten year withdrawal charge period. We may offer the product with a market value adjustment, which is being filed by endorsement and is described below.

Payments - Only an initial single premium will be accepted as payment for this contract. No additional premiums will be accepted. See the Premium Payment section in the Contract. The single premium range for this annuity will be \$5,000 to \$1,000,000. Forethought may accept amounts greater than \$1,000,000, subject to prior home office approval.

Issue Ages - The issue ages for the contract are 0 through 85. The issue ages for the optional Increased Death Benefit Guarantee Rider are 0 through 75.

Target Market - The market for this Single Premium Deferred Annuity will initially be clients of independent marketing organizations ("IMO's") and it will be individually issued through licensed and appointed agents. Forethought provides on-line producer training for all new agents. Additional training is provided when a new annuity is approved for sale in a state so that agents will understand the particulars of the new annuity and the target market for this product.

What is the target market for the company's annuity products?

- the issue ages?

o Issue Ages 0-85 for both Qualified and Non-Qualified Plans

o Issue Ages for Death Benefit Rider 0-75

o Non-Qualified Plans:

Joint owner permitted – use the ages of the oldest joint owner

o Qualified Plans:

Joint ownership not permitted

Distributions at least equal to the IRS Required Minimum Distribution amounts must begin by the time the owner reaches age 70½

o If any of the owners' ages fall outside the stated age range the contract will be rejected

SERFF Tracking Number: FRT-126433434 State: Arkansas
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TOI: A021 Individual Annuities- Deferred Non- Sub-TOI: A021.003 Single Premium
Variable
Product Name: FA2001SPDAX-01 Single Premium Deferred Annuity Contract
Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

o Non-Qualified contracts may be owned by non-person entity BUT the guaranteed lifetime income benefit will be based on the life of the annuitant (oldest joint annuitant).

What guidelines have been provided through the market distribution system to ensure that sales are aimed at the target market?

- When a new product is introduced to the agent force on-line training is provided for agents. The agents are also furnished written materials describing the product.

What procedures have been put into place to monitor solicitation and marketing practices to ensure compliance with these guidelines?

- A review of applications is in place. If an applicant meets one or more of our criteria, the application is given a thorough review to determine the suitability of this purchase by the applicant. The main criteria used to require a Suitability review are:

- All applicants age 65 and over;
- All applicants who would be paying a surrender penalty if replacing a current annuity; and
- All applicants who would be using a certain percentage of their assets to purchase the annuity.

What procedures have been put in place to monitor business in force to ensure that the company's annuity products are reaching the target market?

- Please see the response to the previous question.

What actions does the company put in place if annuity product sales do not tract the target market?

- If an applicant does not meet the Suitability requirements, the application is rejected.

The following riders may be offered with FA2001SPDAX-01.

Increased Death Benefit Guaranteed

FA4033-01 – The Increased Death Benefit Guaranteed Rider – This Rider will provide an Increased Death Benefit Guaranteed for the Contract to which it is attached. Prior to the Annuity Date, this Rider will pay the greater of the Increased Death Benefit Guaranteed and the Contract's Death Benefit, if a death benefit is paid under the Contract. The Increased Death Benefit Guaranteed is determined at the beginning of each Contract Year, and immediately after any Withdrawal. The Increased Death Benefit Guarantee is equal to:

1. Premium paid; less
2. Any withdrawals taken, including Withdrawal Charges; multiplied by
3. the lesser of

SERFF Tracking Number: FRTH-126433434 State: Arkansas
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Company Tracking Number:
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Variable
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Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

- a. One plus the Increased Death Benefit Guarantee Factor; and
- b. The Death Benefit Guarantee Rider Maximum Growth.

The Increased Death Benefit Guarantee Factor increases by a fixed percent (the Death Benefit Guarantee Rider Annual Benefit Increase) each year, on each Contract Anniversary until the earlier of reaching the Death Benefit Guaranteed Rider Maximum Growth or the anniversary next following the oldest original Owners 85th birthday.

Guaranteed Lifetime Income Benefit Riders

FA4041-01 – The Guaranteed Lifetime Income Benefit Rider – may be attached to our deferred annuity contract form FA2001SPDAX-01. The Guaranteed Lifetime Income Benefit provided by this rider allows the owner to make systematic withdrawals for annual amounts up to the Guaranteed Lifetime Annual Income beginning on the Option Date selected by the owner and continuing for the remainder of the owner's life. The Option Date must follow the later of the Guaranteed Lifetime Income Benefit Waiting Period or the owner's age 59 ½.

The initial Guaranteed Lifetime Income Account Value (GLIAV) is equal to the premium paid. Thereafter the GLIAV is an accumulation of premium that grows at the Guaranteed Lifetime Income Account Accumulation Rate at the end of each of the first 10 contract years, or until the Option Date if earlier. Withdrawals reduce the GLIAV in proportion to the reduction in Contract Value.

The initial Guaranteed Lifetime Annual Income (GLAI) is equal to the Guaranteed Lifetime Income Benefit Factor for the applicable Income Option and attained age on the Option Date, multiplied by the greater of 1) the Guaranteed Lifetime Income Account Value on the Option Date and 2) the Contract Value on the Option Date. The GLAI will decrease following annual withdrawals that exceed the contract year's GLAI. The GLAI will increase on contract anniversaries to the Guaranteed Lifetime Income Benefit Factor multiplied by the current Contract Value, if that exceeds the current GLAI.

FA4042-01 – The Guaranteed Lifetime Income Benefit Plus Rider – may be attached to our deferred annuity contract form FA2001SPDAX-01. It is identical to the Guaranteed Lifetime Income Benefit Rider except that the initial GLIAV is equal to the premium paid multiplied by the Guaranteed Lifetime Income Account Premium Factor.

Fixed Account Strategy Riders

FA4034-01 – The 1-Year Fixed Account Strategy Rider – will be attached to our deferred annuity contract form FA2001SPDAX-01. The strategy credits interest daily based on the interest rate declared by us in advance of each 1-year Term Period. Each declared interest rate is guaranteed for the applicable 1-year Term Period. The minimum annual interest rate for this strategy is 1.0%.

SERFF Tracking Number: FRT-126433434 State: Arkansas
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 Variable
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 Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

Forethought Life Insurance Company will not provide illustrations for these Single Premium Deferred Annuity contracts. This submission contains no provisions, conditions, or concepts that are uncommon, unusual or possibly controversial from the standpoint of normal company or industry standards.

To the best of my knowledge and belief, these forms comply with the requirements of your state. Any required certification and/or fees are attached to or otherwise associated with this filing. Since our printers use various fonts and layouts, we reserve the right to format the pages to conform to the printer's requirements. No change in language or reduction in font size will occur, only a possible page break, or renumbering of a page.

If you have any questions concerning this filing, you may contact me directly at 1-800-648-0075 ext. 6748 or by e-mail at kasey_poettker@forethought.com.

Company and Contact

Filing Contact Information

Kasey Poettker, Compliance Analyst kasey_poettker@forethought.com
 1 Forethought Center 812-933-6748 [Phone]
 Batesville, IN 47006 812-933-6348 [FAX]

Filing Company Information

Forethought Life Insurance Company CoCode: 91642 State of Domicile: Indiana
 1 Forethought Center Group Code: 1266 Company Type: Insurance
 Batesville, IN 47006 Group Name: State ID Number:
 (800) 648-0075 ext. [Phone] FEIN Number: 06-1016329

Filing Fees

Fee Required? Yes
 Fee Amount: \$370.00
 Retaliatory? No
 Fee Explanation: \$50.00 per policy (1)
 \$20.00 per rider, app, etc. (16)
 Per Company: No

COMPANY	AMOUNT	DATE PROCESSED	TRANSACTION #
Forethought Life Insurance Company	\$370.00	01/13/2010	33487154

SERFF Tracking Number: *FRTH-126433434* State: *Arkansas*
 Filing Company: *Forethought Life Insurance Company* State Tracking Number: *44554*
 Company Tracking Number:
 TOI: *A021 Individual Annuities- Deferred Non- Variable* Sub-TOI: *A021.003 Single Premium*
 Product Name: *FA2001SPDAX-01 Single Premium Deferred Annuity Contract*
 Project Name/Number: *FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01*

Correspondence Summary

Dispositions

Status	Created By	Created On	Date Submitted
Approved-Closed	Linda Bird	01/15/2010	01/15/2010

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	Linda Bird	01/14/2010	01/14/2010	Kasey Poettker	01/14/2010	01/14/2010

SERFF Tracking Number: FRT-126433434 State: Arkansas
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 Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

Schedule	Schedule Item	Schedule Item Status	Public Access
Supporting Document	Flesch Certification	Yes	Yes
Supporting Document	Application	Yes	Yes
Supporting Document	Life & Annuity - Actuarial Memo	No	No
Supporting Document	Statement of Variability	Yes	Yes
Supporting Document	FA4033-01 and FA4012-02 Riders	Yes	Yes
Supporting Document	IRA Riders	Yes	Yes
Supporting Document	Waiver Riders	Yes	Yes
Supporting Document	Required Certifications	Yes	Yes
Supporting Document	Guaranty Notice	Yes	Yes
Supporting Document	Form FA4048-01-AR - Information to Contractholder	Yes	Yes
Supporting Document	Certification	Yes	Yes
Form	Single Premium Deferred Annuity Contract	Yes	Yes
Form	Single Premium Deferred Annuity Application	Yes	Yes
Form	1 Year Fixed Account Strategy Rider	Yes	Yes
Form	2 Year Fixed Account Strategy Rider	Yes	Yes
Form	3 Year Fixed Account Strategy Rider	Yes	Yes
Form	4 Year Fixed Account Strategy Rider	Yes	Yes
Form	5 Year Fixed Account Strategy Rider	Yes	Yes
Form	7 Year Fixed Account Strategy Rider	Yes	Yes
Form	10 Year Fixed Account Strategy Rider	Yes	Yes
Form	Guaranteed Lifetime Income Benefit Rider	Yes	Yes
Form	Guaranteed Lifetime Income Benefit Plus Rider	Yes	Yes
Form	Disclosure Statement	Yes	Yes
Form	Annual Spread w/ Monthly Averaging Indexed Account Strategy Rider	Yes	Yes
Form	Annual Cap w/ Monthly Averaging Indexed Account Strategy Rider	Yes	Yes
Form	Monthly Point-to-Point w/ Cap Indexed Account Strategy Rider	Yes	Yes
Form	One Year Point-to-Point w/ Cap Indexed	Yes	Yes

SERFF Tracking Number: FRTH-126433434 State: Arkansas
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Company Tracking Number:
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Variable
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Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

Form Account Strategy Rider
Market Value Adjustment Endorsement Yes

SERFF Tracking Number: FRT-126433434 State: Arkansas
Filing Company: Forethought Life Insurance Company State Tracking Number: 44554
Company Tracking Number:
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Variable
Product Name: FA2001SPDAX-01 Single Premium Deferred Annuity Contract
Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

Objection Letter

Objection Letter Status Pending Industry Response
Objection Letter Date 01/14/2010
Submitted Date 01/14/2010
Respond By Date 02/16/2010

Dear Kasey Poettker,

This will acknowledge receipt of the captioned filing.

Objection 1

No Objections

Comment: Ark. Code Ann. 23-79-138 requires that certain information accompany every policy. Bulletin 15-2009 further address this issue. Please review your issue procedures and assure us that you are in compliance with Ark. Code Ann. 23-79-138.

Regulation 49 requires that a Life and Health guaranty notice be given to each policy owner. Please review your issue procedures and assure us that you are in compliance with Regulation 49.

Regulation 19s10B requires that all new or revised filings submitted must contain a certification that the submission meets the provisions of this rule as well as all applicable requirements of this Department.

Please feel free to contact me if you have questions.

Sincerely,

Linda Bird

SERFF Tracking Number: FRT-126433434 State: Arkansas
Filing Company: Forethought Life Insurance Company State Tracking Number: 44554
Company Tracking Number:
TOI: A021 Individual Annuities- Deferred Non- Sub-TOI: A021.003 Single Premium
Variable
Product Name: FA2001SPDAX-01 Single Premium Deferred Annuity Contract
Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

Response Letter

Response Letter Status Submitted to State
Response Letter Date 01/14/2010
Submitted Date 01/14/2010

Dear Linda Bird,

Comments:

Response 1

Comments: I have attached a form, FA4048-01-AR to comply w/ Bulletin 15-2009, a copy of the Guaranty Notice that we provide to the consumer w/ their contract and a Certification to comply with Regulation 19s10B.

Thank you for your assistance with this filing.

Kasey Poettker

Related Objection 1

Comment:

Ark. Code Ann. 23-79-138 requires that certain information accompany every policy. Bulletin 15-2009 further address this issue. Please review your issue procedures and assure us that you are in compliance with Ark. Code Ann. 23-79-138.

Regulation 49 requires that a Life and Health guaranty notice be given to each policy owner. Please review your issue procedures and assure us that you are in compliance with Regulation 49.

Regulation 19s10B requires that all new or revised filings submitted must contain a certification that the submission meets the provisions of this rule as well as all applicable requirements of this Department.

Changed Items:

Supporting Document Schedule Item Changes

Satisfied -Name: Guaranty Notice

Comment:

Satisfied -Name: Form FA4048-01-AR - Information to Contractholder

Comment:

Satisfied -Name: Certification

SERFF Tracking Number: FRTH-126433434 State: Arkansas
 Filing Company: Forethought Life Insurance Company State Tracking Number: 44554
 Company Tracking Number:
 TOI: A02I Individual Annuities- Deferred Non- Sub-TOI: A02I.003 Single Premium
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 Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

Form Schedule

Lead Form Number: FA2001SPDAX-01

Schedule Item Status	Form Number	Form Type	Form Name	Action	Action Specific Data	Readability	Attachment
	FA2001SPDAX-01	Policy/Contract	Single Premium Deferred Annuity Contract Certificate	Initial		50.000	FA2001SPDAX-01 Index Bonus 115 Generic ver12-21-09.pdf
	FA3007-01	Application/Enrollment Form	Single Premium Deferred Annuity Application	Initial		50.000	FA3007-01 - Index Bonus 115 Application 12-22-09.pdf
	FA4034-01	Policy/Contract	1 Year Fixed Account Strategy Rider	Initial		59.000	FA4034-01 - 1 Year Fixed Account Stgy Rdr 122109.pdf
	FA4035-01	Policy/Contract	2 Year Fixed Account Strategy Rider	Initial		59.000	FA4035-01 - 2 Year Fixed Account Stgy Rdr 122109.pdf
	FA4036-01	Policy/Contract	3 Year Fixed Account	Initial		59.000	FA4036-01 -

<i>SERFF Tracking Number:</i>	<i>FRTH-126433434</i>	<i>State:</i>	<i>Arkansas</i>
<i>Filing Company:</i>	<i>Forethought Life Insurance Company</i>	<i>State Tracking Number:</i>	<i>44554</i>
<i>Company Tracking Number:</i>			
<i>TOI:</i>	<i>A021 Individual Annuities- Deferred Non-Variable</i>	<i>Sub-TOI:</i>	<i>A021.003 Single Premium</i>
<i>Product Name:</i>	<i>FA2001SPDAX-01 Single Premium Deferred Annuity Contract</i>		
<i>Project Name/Number:</i>	<i>FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01</i>		
	ract/Fratern Strategy Rider al Certificate: Amendmen t, Insert Page, Endorseme nt or Rider		3 Year Fixed Account Stgy Rdr 122109.pdf
FA4037-01	Policy/Cont 4 Year Fixed AccountInitial ract/Fratern Strategy Rider al Certificate: Amendmen t, Insert Page, Endorseme nt or Rider	59.000	FA4037-01 - 4 Year Fixed Account Stgy Rdr 122109.pdf
FA4038-01	Policy/Cont 5 Year Fixed AccountInitial ract/Fratern Strategy Rider al Certificate: Amendmen t, Insert Page, Endorseme nt or Rider	59.000	FA4038-01 - 5 Year Fixed Account Stgy Rdr 122109.pdf
FA4039-01	Policy/Cont 7 Year Fixed AccountInitial ract/Fratern Strategy Rider al Certificate: Amendmen t, Insert Page, Endorseme nt or Rider	59.000	FA4039-01 - 7 Year Fixed Account Stgy Rdr 122109.pdf
FA4040-01	Policy/Cont 10 Year Fixed ract/Fratern Account Strategy	Initial 59.000	FA4040-01 - 10 Year Fixed

SERFF Tracking Number:	FRTH-126433434	State:	Arkansas
Filing Company:	Forethought Life Insurance Company	State Tracking Number:	44554
Company Tracking Number:			
TOI:	A021 Individual Annuities- Deferred Non-Variable	Sub-TOI:	A021.003 Single Premium
Product Name:	FA2001SPDAX-01 Single Premium Deferred Annuity Contract		
Project Name/Number:	FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01		
	al Rider		Account Stgy Rdr
	Certificate:		122109.pdf
	Amendment, Insert Page, Endorsement or Rider		
FA4041-01	Policy/Cont Guaranteed Lifetime Initial ract/Fratern Income Benefit Rider al Certificate: Amendment, Insert Page, Endorsement or Rider	57.000	FA4041-01 - GLIB Rdr 122109.pdf
FA4042-01	Policy/Cont Guaranteed Lifetime Initial ract/Fratern Income Benefit Plus al Rider Certificate: Amendment, Insert Page, Endorsement or Rider	55.400	FA4042-01 - GLIB Plus Rdr 122109.pdf
FA5065SP DAX-01	Other Disclosure Statement Initial	51.900	Income 115 Disclosure Statement - Indexed v12- 22-09.pdf
FA4044-01	Policy/Cont Annual Spread w/ Initial ract/Fratern Monthly Averaging al Indexed Account Certificate: Strategy Rider Amendment, Insert Page,	55.500	FA4044-01 Annl Spread w Mnthly Averg Index Stgy Rdr 122109.pdf

SERFF Tracking Number: FRTH-126433434 State: Arkansas
 Filing Company: Forethought Life Insurance Company State Tracking Number: 44554
 Company Tracking Number:
 TOI: A021 Individual Annuities- Deferred Non- Sub-TOI: A021.003 Single Premium
 Variable
 Product Name: FA2001SPDAX-01 Single Premium Deferred Annuity Contract
 Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

Endorsement or Rider	Initial	Value	Endorsement or Rider
FA4045-01 Policy/Cont Annual Cap w/ ract/Fratern Monthly Averaging al Indexed Account Certificate: Strategy Rider Amendmen t, Insert Page, Endorseme nt or Rider	Initial	56.800	FA4045-01 Annl Cap w Mnthly Averg Index Strgy Rdr 122109.pdf
FA4046-01 Policy/Cont Monthly Point-to- ract/Fratern Point w/ Cap Indexed al Account Strategy Certificate: Rider Amendmen t, Insert Page, Endorseme nt or Rider	Initial	55.200	FA4046-01 Mnthly Point to Point Index Strgy Rdr 122109.pdf
FA4047-01 Policy/Cont One Year Point-to- ract/Fratern Point w/ Cap Indexed al Account Strategy Certificate: Rider Amendmen t, Insert Page, Endorseme nt or Rider	Initial	56.200	FA4047-01 One Year Point to Point w Cap Index Strgy Rdr 122109.pdf
FA4043-01 Policy/Cont Market Value ract/Fratern Adjustment al Endorsement Certificate: Amendmen t, Insert Page, Endorseme nt or Rider	Initial	59.000	FA4043-01 - MVA Endorsement 122109.pdf

SERFF Tracking Number: *FRTH-126433434* State: *Arkansas*
Filing Company: *Forethought Life Insurance Company* State Tracking Number: *44554*
Company Tracking Number:
TOI: *A021 Individual Annuities- Deferred Non- Variable* Sub-TOI: *A021.003 Single Premium*
Product Name: *FA2001SPDAX-01 Single Premium Deferred Annuity Contract*
Project Name/Number: *FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01*
nt or Rider

Single Premium Deferred Annuity Contract

FORE
THOUGHT®

Forethought Life Insurance Company
One Forethought Center
P.O. Box 296
Batesville, IN 47006-0296

In this Contract, "You" or "Your" will refer to the Owner and "We," "Our," or "Us" will refer to Forethought Life Insurance Company, a stock company.

We will pay the proceeds of this Contract according to its terms. The proceeds will provide a monthly income or other settlement, in accordance with the Annuity Option selected.

This is a legal Contract between You and Us. Read it carefully.

RIGHT TO EXAMINE AND RETURN THIS CONTRACT

If You are not satisfied, You may cancel Your Contract by returning it within thirty (30) days after the date You receive it. Mail or deliver to Us at the address shown above or to Your agent. If You return the Contract by mail, it will be deemed returned on being postmarked, properly addressed, and postage prepaid. This Contract will then be void from its start. Any Premium paid and not previously withdrawn will be refunded.

This Contract is signed by Us as of its Issue Date.



Secretary



President

This Annuity Contract contains Fixed Indexed Strategies

SINGLE PREMIUM DEFERRED ANNUITY CONTRACT
Annuity benefit payable on Annuity Date
Death benefit payable in event of the
Owner's death prior to Annuity Date

**Market Value Adjustments may be applied on withdrawals which
could increase or decrease Withdrawal Charges**

CONTRACT VALUE MAY INCREASE BASED ON THE INDEX CALCULATION
DESCRIBED IN THE STRATEGY(IES) YOU HAVE SELECTED
WHILE CONTRACT VALUE MAY BE AFFECTED BY AN EXTERNAL INDEX,
THE CONTRACT DOES NOT DIRECTLY PARTICIPATE IN ANY STOCK OR EQUITY INVESTMENTS.

NONPARTICIPATING

TABLE OF CONTENTS

	<u>Page Number</u>
Right to Examine and Return This Contract	1
Contract Data Page	3A
General Contract Information	3A
Strategy(ies) and Premium Allocation(s) Selected	3B
Guaranteed Lifetime Income Benefit	3E
Table of Withdrawal Charges	3G
Endorsements and Riders Attached to this Contract	3G
Definitions	4
General Provisions	6
The Contract	6
Incontestability	6
Nonparticipating	6
Misstatement of Age or Sex	6
Protection of Proceeds	6
Reports	6
Premium and Other Taxes	6
Evidence of Survival	6
Modification of Contract	6
Employer-Sponsored Plans	6
Annuitant, Ownership, Assignment Provisions	7
Annuitant	7
Owner	7
Joint Owner	7
Assignment	7
Beneficiary Provisions	8
Beneficiary	8
Simultaneous Death of Beneficiary and Owner	8
Change of Beneficiary	8
Premium Payment Provisions	9
Premium Payment	9
Allocation of Premium	9
Contract Value Provisions	9
Contract Value	9
Electing Strategies	9
Minimum Guaranteed Contract Withdrawal Value	10

TABLE OF CONTENTS (continued)

	<u>Page Number</u>
Death Benefit Provisions	11
Death of Owner During the Accumulation Period	11
Death Benefit Amount During the Accumulation Period	11
Death Benefit Options During the Accumulation Period	11
Death of Owner During the Annuity Period	11
Death of Annuitant	11
Payment of Death Benefit	12
Withdrawal Provisions	13
Withdrawals	13
Withdrawal Amount	13
Withdrawal Proceeds	13
Withdrawal Charge Period	13
Withdrawal Charge	13
Market Value Adjustment	13
Free Withdrawal Amount	14
Systematic Withdrawals	14
Annuity Provisions	15
Maturity Date	15
Annuity Date Selection	15
Election of Annuity Options	15
Annuity Options	15
Annuity Payments	15
Frequency and Amount of Annuity Payments	16
Basis of Payments	16
Annuity Option(s) Table(s)	17
Deferral Payments	19
Reserves, Values and Benefits	19

CONTRACT DATA PAGE

CONTRACT NUMBER:	(123456789)
ISSUE DATE:	(January 1, 2010)
OWNER:	(John Doe)
OWNER'S AGE AT ISSUE DATE:	(35)
(JOINT OWNER:)	(Jane Doe)
(JOINT OWNER'S AGE AT ISSUE DATE:)	(30)
ANNUITANT:	(John Doe)
ANNUITANT'S SEX:	(Male)
ANNUITANT'S AGE AT ISSUE DATE:	(35)
(JOINT ANNUITANT:)	(Jane Doe)
(JOINT ANNUITANT'S SEX:)	(Female)
(JOINT ANNUITANT'S AGE AT ISSUE DATE:)	(30)
BENEFICIARY(IES):	(James Doe) (Joan Doe)
MATURITY DATE:	(January 1, 2075)
ANNUITY DATE:	(January 1, 2075)
CONTRACT TYPE:	(Non-Qualified, IRA, Roth IRA)
PREMIUM PAID:	(\$250,000.00)
(PREMIUM TAX PAID:)	(\$0.00)
(PREMIUM LESS PREMIUM TAX:)	(\$250,000.00)
MINIMUM ALLOCATION TO ANY STRATEGY:	(\$10,000.00)
MINIMUM WITHDRAWAL AMOUNT:	(\$1,000.00)
MINIMUM SYSTEMATIC WITHDRAWAL AMOUNT:	(\$100.00)
MINIMUM CONTRACT VALUE AFTER WITHDRAWAL:	(\$5,000.00)
MINIMUM GUARANTEED CONTRACT WITHDRAWAL VALUE PREMIUM FACTOR:	(87.5%)
MINIMUM GUARANTEED CONTRACT WITHDRAWAL VALUE INTEREST RATE:	
FIXED ALLOCATIONS:	(3.00%)
INDEXED ALLOCATIONS:	(2.00%)

STRATEGY(IES) AND PREMIUM ALLOCATIONS SELECTED:

FIXED ACCOUNT STRATEGIES

1-YEAR FIXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM: (\$250,000.00)
ALLOCATION PERCENTAGE: (100.00%)
STRATEGY TERM: 1 Year
INITIAL ANNUAL INTEREST RATE: (2.50%)
{INTEREST RATE BONUS*: (0.50%)
* Any Interest Rate Bonus for this Strategy is in addition to the Initial Annual Interest Rate for this Strategy
and applies to the first Contract Year only.}
MINIMUM ANNUAL INTEREST RATE: 1.00%

{2-YEAR FIXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM: (\$0.00)
ALLOCATION PERCENTAGE: (0.00%)
STRATEGY TERM: 2 Years
STRATEGY END YEAR: (2nd) Year
INITIAL ANNUAL INTEREST RATE: (2.50%)
{INTEREST RATE BONUS*: (0.50%)
* Any Interest Rate Bonus for this Strategy is in addition to the Initial Annual Interest Rate for this Strategy
and applies to the first Contract Year only.}
MINIMUM ANNUAL INTEREST RATE: 1.00%

}

{3-YEAR FIXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM: (\$0.00)
ALLOCATION PERCENTAGE: (0.00%)
STRATEGY TERM: 3 Years
STRATEGY END YEAR: (3rd) Year
INITIAL ANNUAL INTEREST RATE: (2.50%)
{INTEREST RATE BONUS*: (0.50%)
* Any Interest Rate Bonus for this Strategy is in addition to the Initial Annual Interest Rate for this Strategy
and applies to the first Contract Year only.}
MINIMUM ANNUAL INTEREST RATE: 1.00%

}

{4-YEAR FIXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM: (\$0.00)
ALLOCATION PERCENTAGE: (0.00%)
STRATEGY TERM: 4 Years
STRATEGY END YEAR: (4th) Year
INITIAL ANNUAL INTEREST RATE: (2.50%)
{INTEREST RATE BONUS*: (0.50%)
* Any Interest Rate Bonus for this Strategy is in addition to the Initial Annual Interest Rate for this Strategy
and applies to the first Contract Year only.}
MINIMUM ANNUAL INTEREST RATE: 1.00%

}

{5-YEAR FIXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM: (\$0.00)
ALLOCATION PERCENTAGE: (0.00%)
STRATEGY TERM: 5 Years
STRATEGY END YEAR: (5th) Year
INITIAL ANNUAL INTEREST RATE: (2.50%)
{INTEREST RATE BONUS*: (0.50%)
* Any Interest Rate Bonus for this Strategy is in addition to the Initial Annual Interest Rate for this Strategy and applies to the first Contract Year only.}
MINIMUM ANNUAL INTEREST RATE: 1.00%

}

{7-YEAR FIXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM: (\$0.00)
ALLOCATION PERCENTAGE: (0.00%)
STRATEGY TERM: 7 Years
STRATEGY END YEAR: (7th) Year
INITIAL ANNUAL INTEREST RATE: (2.50%)
{INTEREST RATE BONUS*: (0.50%)
* Any Interest Rate Bonus for this Strategy is in addition to the Initial Annual Interest Rate for this Strategy and applies to the first Contract Year only.}
MINIMUM ANNUAL INTEREST RATE: 1.00%

}

{10-YEAR FIXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM: (\$0.00)
ALLOCATION PERCENTAGE: (0.00%)
STRATEGY TERM: 10 Years
STRATEGY END YEAR: (10th) Year
INITIAL ANNUAL INTEREST RATE: (2.50%)
{INTEREST RATE BONUS*: (0.50%)
* Any Interest Rate Bonus for this Strategy is in addition to the Initial Annual Interest Rate for this Strategy and applies to the first Contract Year only.}
MINIMUM ANNUAL INTEREST RATE: 1.00%

}

INDEXED ACCOUNT STRATEGIES

{ANNUAL CAP WITH MONTHLY AVERAGING INDEXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM: (\$0.00)
ALLOCATION PERCENTAGE: (0.00%)
STRATEGY TERM: 1 Year
INITIAL ANNUAL INDEX CAP: (5.00%)
MINIMUM GUARANTEED ANNUAL INDEX CAP: 3.00%

}

{ANNUAL SPREAD WITH MONTHLY AVERAGING INDEXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM: (\$0.00)
ALLOCATION PERCENTAGE: (0.00%)
STRATEGY TERM: 1 Year
INITIAL ANNUAL INDEX SPREAD: (2.50%)
MAXIMUM GUARANTEED ANNUAL INDEX SPREAD: 15.00%

{ONE YEAR POINT-TO-POINT WITH CAP INDEXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM:	(\$0.00)
ALLOCATION PERCENTAGE:	(0.00%)
STRATEGY TERM:	1 Year
INITIAL ANNUAL INDEX CAP:	(5.00%)
MINIMUM GUARANTEED ANNUAL INDEX CAP:	3.00%

}

{MONTHLY POINT-TO-POINT WITH CAP INDEXED ACCOUNT STRATEGY:

ALLOCATED PREMIUM:	(\$0.00)
ALLOCATION PERCENTAGE:	(0.00%)
STRATEGY TERM:	1 Year
INITIAL MONTHLY INDEX CAP:	(1.50%)
MINIMUM GUARANTEED MONTHLY INDEX CAP:	0.50%

}

{GUARANTEED LIFETIME INCOME BENEFIT RIDER

MINIMUM GUARANTEED LIFETIME INCOME BENEFIT FACTORS:

<u>Attained Age On the Option Date</u>	<u>Level Options</u>		<u>Increasing Options</u>	
	<u>Single Life Income Option</u>	<u>Joint Life Income Option</u>	<u>Single Life Income Option</u>	<u>Joint Life Income Option</u>
[0-59]	[4%]	[3%]	[3%]	[2%]
[60]	[4%]	[3%]	[3%]	[2%]
[61]	[4%]	[3%]	[3%]	[2%]
[62]	[4%]	[3%]	[3%]	[2%]
[63]	[4%]	[3%]	[3%]	[2%]
[64]	[4%]	[3%]	[3%]	[2%]
[65]	[4%]	[3%]	[3%]	[2%]
[66]	[4%]	[3%]	[3%]	[2%]
[67]	[4%]	[3%]	[3%]	[2%]
[68]	[4%]	[3%]	[3%]	[2%]
[69]	[4%]	[3%]	[3%]	[2%]
[70]	[4%]	[3%]	[3%]	[2%]
[71]	[4%]	[3%]	[3%]	[2%]
[72]	[4%]	[3%]	[3%]	[2%]
[73]	[4%]	[3%]	[3%]	[2%]
[74]	[4%]	[3%]	[3%]	[2%]
[75]	[4%]	[3%]	[3%]	[2%]
[76]	[4%]	[3%]	[3%]	[2%]
[77]	[4%]	[3%]	[3%]	[2%]
[78]	[4%]	[3%]	[3%]	[2%]
[79]	[4%]	[3%]	[3%]	[2%]
[80]	[4%]	[3%]	[3%]	[2%]
[81]	[4%]	[3%]	[3%]	[2%]
[82]	[4%]	[3%]	[3%]	[2%]
[83]	[4%]	[3%]	[3%]	[2%]
[84]	[4%]	[3%]	[3%]	[2%]
[85]	[4%]	[3%]	[3%]	[2%]
[86]	[4%]	[3%]	[3%]	[2%]
[87]	[4%]	[3%]	[3%]	[2%]
[88]	[4%]	[3%]	[3%]	[2%]
[89]	[4%]	[3%]	[3%]	[2%]
[90]	[4%]	[3%]	[3%]	[2%]
[91]	[4%]	[3%]	[3%]	[2%]
[92]	[4%]	[3%]	[3%]	[2%]
[93]	[4%]	[3%]	[3%]	[2%]
[94]	[4%]	[3%]	[3%]	[2%]
[95]	[4%]	[3%]	[3%]	[2%]
[96]	[4%]	[3%]	[3%]	[2%]
[97]	[4%]	[3%]	[3%]	[2%]
[98]	[4%]	[3%]	[3%]	[2%]
[99]	[4%]	[3%]	[3%]	[2%]
[100]	[4%]	[3%]	[3%]	[2%]

COST OF LIVING INCREASE FACTOR:

(2.00%)

(APPLICABLE TO INCREASING LIFE INCOME OPTIONS)

GUARANTEED LIFETIME INCOME BENEFIT WAITING PERIOD:

(12 Months)

GUARANTEED LIFETIME INCOME ACCOUNT ACCUMULATION RATE:

(5.00%)

GUARANTEED LIFETIME INCOME BENEFIT RIDER ANNUAL CHARGE RATE:

(0.00%)

INITIAL GUARANTEED LIFETIME INCOME ACCOUNT VALUE: (for determining income only)

(\$250,000.00)

{GUARANTEED LIFETIME INCOME BENEFIT PLUS RIDER

MINIMUM GUARANTEED LIFETIME INCOME BENEFIT FACTORS:

Attained Age On the Option Date	Level Options		Increasing Options	
	Single Life Income Option	Joint Life Income Option	Single Life Income Option	Joint Life Income Option
[0-59]	[4%]	[3%]	[3%]	[2%]
[60]	[4%]	[3%]	[3%]	[2%]
[61]	[4%]	[3%]	[3%]	[2%]
[62]	[4%]	[3%]	[3%]	[2%]
[63]	[4%]	[3%]	[3%]	[2%]
[64]	[4%]	[3%]	[3%]	[2%]
[65]	[4%]	[3%]	[3%]	[2%]
[66]	[4%]	[3%]	[3%]	[2%]
[67]	[4%]	[3%]	[3%]	[2%]
[68]	[4%]	[3%]	[3%]	[2%]
[69]	[4%]	[3%]	[3%]	[2%]
[70]	[4%]	[3%]	[3%]	[2%]
[71]	[4%]	[3%]	[3%]	[2%]
[72]	[4%]	[3%]	[3%]	[2%]
[73]	[4%]	[3%]	[3%]	[2%]
[74]	[4%]	[3%]	[3%]	[2%]
[75]	[4%]	[3%]	[3%]	[2%]
[76]	[4%]	[3%]	[3%]	[2%]
[77]	[4%]	[3%]	[3%]	[2%]
[78]	[4%]	[3%]	[3%]	[2%]
[79]	[4%]	[3%]	[3%]	[2%]
[80]	[4%]	[3%]	[3%]	[2%]
[81]	[4%]	[3%]	[3%]	[2%]
[82]	[4%]	[3%]	[3%]	[2%]
[83]	[4%]	[3%]	[3%]	[2%]
[84]	[4%]	[3%]	[3%]	[2%]
[85]	[4%]	[3%]	[3%]	[2%]
[86]	[4%]	[3%]	[3%]	[2%]
[87]	[4%]	[3%]	[3%]	[2%]
[88]	[4%]	[3%]	[3%]	[2%]
[89]	[4%]	[3%]	[3%]	[2%]
[90]	[4%]	[3%]	[3%]	[2%]
[91]	[4%]	[3%]	[3%]	[2%]
[92]	[4%]	[3%]	[3%]	[2%]
[93]	[4%]	[3%]	[3%]	[2%]
[94]	[4%]	[3%]	[3%]	[2%]
[95]	[4%]	[3%]	[3%]	[2%]
[96]	[4%]	[3%]	[3%]	[2%]
[97]	[4%]	[3%]	[3%]	[2%]
[98]	[4%]	[3%]	[3%]	[2%]
[99]	[4%]	[3%]	[3%]	[2%]
[100]	[4%]	[3%]	[3%]	[2%]

COST OF LIVING INCREASE FACTOR: (2.00%)
(APPLICABLE TO INCREASING LIFE INCOME OPTIONS)
GUARANTEED LIFETIME INCOME BENEFIT WAITING PERIOD: (12 Months)
GUARANTEED LIFETIME INCOME ACCOUNT PREMIUM FACTOR: (125.00%)
GUARANTEED LIFETIME INCOME ACCOUNT ACCUMULATION RATE: (5.00%)
GUARANTEED LIFETIME INCOME BENEFIT RIDER ANNUAL CHARGE RATE: (0.00%)
INITIAL GUARANTEED LIFETIME INCOME ACCOUNT VALUE: (for determining income only) (\$312,500.00)

WITHDRAWAL CHARGE PERIOD:

10 Years

TABLE OF WITHDRAWAL CHARGE PERCENTAGES

THE FOLLOWING CHARGES ARE ASSESSED AS A PERCENTAGE OF THE AMOUNT SUBJECT TO WITHDRAWAL CHARGES:

<u>CONTRACT YEAR</u>	<u>PERCENTAGE</u>
1	12%
2	12%
3	11%
4	10%
5	9%
6	8%
7	7%
8	6%
9	4%
10	2%
11 & LATER	0%

ANNUITY SERVICE CENTER:

**FORETHOUGHT LIFE INSURANCE COMPANY
ONE FORETHOUGHT CENTER
P.O. BOX 296
BATESVILLE, IN 47006-0296**

ENDORSEMENTS AND RIDERS ATTACHED TO THIS CONTRACT:

**1-YEAR FIXED ACCOUNT STRATEGY RIDER
{2-YEAR FIXED ACCOUNT STRATEGY RIDER}
{3-YEAR FIXED ACCOUNT STRATEGY RIDER}
{4-YEAR FIXED ACCOUNT STRATEGY RIDER}
{5-YEAR FIXED ACCOUNT STRATEGY RIDER}
{7-YEAR FIXED ACCOUNT STRATEGY RIDER}
{10-YEAR FIXED ACCOUNT STRATEGY RIDER}
{ANNUAL CAP WITH MONTHLY AVERAGING INDEXED ACCOUNT STRATEGY RIDER}
{ANNUAL SPREAD WITH MONTHLY AVERAGING INDEXED ACCOUNT STRATEGY RIDER}
{ONE YEAR POINT-TO-POINT WITH CAP INDEXED ACCOUNT STRATEGY RIDER}
{MONTHLY POINT-TO-POINT WITH CAP INDEXED ACCOUNT STRATEGY RIDER}**

MARKET VALUE ADJUSTMENT (either **{Applies to this Contract – See Market Value Adjustment Endorsement}**
or **{Not Applicable to this Contract}**)

**{GUARANTEED LIFETIME INCOME BENEFIT RIDER}
{GUARANTEED LIFETIME INCOME BENEFIT PLUS RIDER}**

**{INCREASED DEATH BENEFIT GUARANTEE RIDER
DEATH BENEFIT GUARANTEE RIDER ANNUAL CHARGE (1.00%)
DEATH BENEFIT GUARANTEE RIDER ANNUAL BENEFIT INCREASE (5.00%)
DEATH BENEFIT GUARANTEE RIDER MAXIMUM GROWTH (200%)
}**

DEFINITIONS

Accumulation Period

The period prior to the Annuity Date.

Annuity Payments

The series of payments made to the Owner or other named payee after the Annuity Date under the Annuity Option elected.

Annuity Date

The date on which Annuity Payments begin. The Annuity Date is shown on the Contract Data Page.

Annuity Period

The period starting on the Annuity Date during which Annuity Payments are payable.

Attained Age

The age of any Owner or Annuitant on his or her last birthday.

Beneficiary

The person You name to receive a death benefit payable under this Contract upon the death of the Owner or a Joint Owner, or in certain circumstances, an Annuitant.

Company

Forethought Life Insurance Company.

Contract Anniversary

An anniversary of the Issue Date of this Contract.

Contract Withdrawal Value

The greater of:

1. the Contract Value less any applicable Withdrawal Charges and less any applicable Market Value Adjustment and less any applicable taxes; or
2. the Minimum Guaranteed Contract Withdrawal Value.

Contract Year

A one-year period starting on the Issue Date and on each Contract Anniversary thereafter.

Issue Date

The date this Contract was issued as shown on the Contract Data Page.

Joint Owner

If there is more than one Owner, each Owner shall be a Joint Owner of the Contract.

Notice

Any form of communication providing information We need, either in writing or another manner that We approve in advance. All Notices to Us must be sent to Our Annuity Service Center.

Owner

The person(s) entitled to the ownership rights under this Contract. If Joint Owners are named, all references to Owner shall mean Joint Owners.

Premium

Any amount paid to Us under this Contract as consideration for the benefits it provides, less any applicable taxes We deduct upon receipt of a Premium.

Reallocation

The transfer of Contract Value from one Strategy to another.

DEFINITIONS (continued)

Reallocation Date

Reallocation Dates occur on Contract Anniversaries. You may reallocate the Contract Value among one or more Strategy(ies) on Reallocation Dates that coincide with the end of Strategy Terms.

Rider Charge

Riders attached to this Contract may have a Rider Charge. If there is a Rider Charge, it will be described in a Rider Charges section of that Rider. The Rider Charges section will indicate the amount and timing of the charge and the manner in which the charge will be allocated among Strategies.

Strategy

Any of the crediting Strategies available under the Contract. You elect the Strategy(ies) to which the Premium is allocated or Reallocation is made, subject to the terms of this Contract. We reserve the right to add Strategies as approved by the Insurance Department of the state in which the Contract is issued. Except for the 1-Year Fixed Account Strategy, We may cease to offer a specific Account Strategy or cease to accept Reallocation to a specific Account Strategy at any time. Any new Reallocations accepted are subject to the terms and conditions in existence for any Strategy(ies) available at that time. The Strategies You have elected at issue are shown on the Contract Data Page.

Strategy Term

The period during which rates declared by Us for calculation of Strategy Values are guaranteed and during which interest credits are calculated. The Strategy Term for each Strategy You have elected is shown on the Contract Data Page. The first Strategy Term begins on the Issue Date. Subsequent Strategy Terms begin immediately following the end of the prior Strategy Term.

Strategy Value

The value of the portion of the Contract Value attributable to a Strategy.

GENERAL PROVISIONS

THE CONTRACT

The entire contract consists of this Contract, any Riders or endorsements attached to this Contract, and a copy of the application, if one is attached to this Contract when issued. This Contract must be returned to Us prior to the payment of any benefit, unless waived by Us. Prior to any payment of a death benefit, due proof of death must be submitted to Us.

INCONTESTABILITY

We will not contest the validity of this Contract at any time following the Issue Date.

NONPARTICIPATING

This Contract will not share in any distribution of dividends by Us.

MISSTATEMENT OF AGE OR SEX

We may require proof of age or sex of the Annuitant before making any Annuity Payments under this Contract that are measured by the Annuitant's life. If the age or sex of the Annuitant has been misstated, the amount payable will be the amount that would have been provided at the correct age or sex.

After Annuity Payments have begun, any underpayments will be made up in one lump sum with the next Annuity Payment. Any overpayments will be deducted from future Annuity Payments until the total is repaid. Adjustments for underpayments or overpayments shall include interest calculated at a rate according to applicable law.

PROTECTION OF PROCEEDS

No Beneficiary may encumber, alienate or assign any payments under this Contract before they are due. To the extent permitted by law, no payments will be subject to the debts, contracts or engagements of any payee or to any judicial process to levy upon or attach the same.

REPORTS

At least once each calendar year, We will furnish You with a report showing the Contract Value, the amounts allocated to the applicable Strategies, and any other information as may be required by law. We will send You confirmations of certain transactions. Reports and confirmations will be sent to Your last known address.

PREMIUM AND OTHER TAXES

Any premium taxes or other taxes paid by Us to any governmental entity relating to this Contract may be deducted from the Premium or Contract Value. We will, at Our sole discretion, determine when taxes relate to the Contract, including when they have resulted from receipt by Us of the Premium or commencement of Annuity Payments. We may, at Our sole discretion, pay taxes when due and deduct that amount from the Contract Value at a later date. Payments at an earlier date does not waive any right We may have to deduct amounts at a later date. We will deduct any withholding taxes required by applicable law.

EVIDENCE OF SURVIVAL

We may require satisfactory evidence of the continued survival of any person(s) on whose life Annuity Payments are based. We reserve the right to discontinue Annuity Payments until satisfactory proof of continued survival is received.

MODIFICATION OF CONTRACT

This Contract may be modified by Us to maintain compliance with applicable state and federal law. This Contract may be changed only in writing signed by Our President or Our Secretary.

EMPLOYER-SPONSORED PLANS

This annuity Contract will have unisex mortality factors applied to its Annuity Option if the Contract is part of an employer-sponsored retirement plan under the provisions of Internal Revenue Code sections 401, 403, 457 or other pertinent section.

ANNUITANT, OWNERSHIP, ASSIGNMENT PROVISIONS

ANNUITANT

The Annuitant is the natural person on whose life Annuity Payments are based. The Annuitant is the person designated by You as of the Issue Date, unless changed prior to the Annuity Date. The Annuitant may not be changed in a Contract which is owned by a non-natural person. The Annuitant and Owner need not be the same person. Any change of Annuitant is subject to Our underwriting rules in effect at the time of the request.

OWNER

You, as the Owner, have all the interests and rights under this Contract. The Owner is the person designated as such on the Issue Date, unless changed.

You may change the Owner at any time. A change of Owner will automatically revoke any prior designation of Owner. A request for change must be by Notice. Except as otherwise elected or required by law, a change of Owner will not change a designation of an Annuitant or Beneficiary or an Annuity Option election.

The change will become effective as of the date the Notice is received by Us. A new designation of Owner will not apply to any payment made or action taken by Us prior to the time the new designation is recorded at Our Annuity Service Center. Any change of Owner is subject to Our underwriting rules in effect at the time of the request.

JOINT OWNER

A Contract may be owned by Joint Owners, limited to two natural persons. Joint Owners have equal ownership rights and must both authorize any exercise of those ownership rights unless otherwise allowed by Us. Upon the death of either Joint Owner, the surviving Joint Owner will be deemed to be the primary Beneficiary, unless You have given Us Notice otherwise.

ASSIGNMENT

You may assign Your rights under this Contract. We will not be bound by any Assignment until Notice of the Assignment is recorded by Us. We are not responsible for the validity or tax consequences of any Assignment. We will not be liable for any payment or other settlement made by Us before We record the Notice of the Assignment.

BENEFICIARY PROVISIONS

BENEFICIARY

The Beneficiary designation in effect on the Issue Date will remain in effect, unless changed. Unless You provide otherwise, the death benefit will be paid in equal shares to the Beneficiary(ies) as follows:

1. to the primary Beneficiary(ies) who survive the Owner (or if the Owner is not a natural person, the Annuitant's death); or if there are none, then
2. to the contingent Beneficiary(ies) who survive the Owner (or if the Owner is not a natural person, the Annuitant's death); or if there are none, then
3. to the Owner's estate.

If Joint Owners have been designated, unless You inform Us otherwise, the surviving Joint Owner will be treated as the primary Beneficiary. Any other Beneficiary designation will be treated as a contingent Beneficiary unless otherwise indicated in a Notice to Us.

SIMULTANEOUS DEATH OF BENEFICIARY AND OWNER

Death benefits will be paid as though any Beneficiary died before the Owner if the Beneficiary dies within 24 hours of the Owner's death.

CHANGE OF BENEFICIARY

Subject to the rights of any irrevocable Beneficiary, You may change the primary Beneficiary or contingent Beneficiary. A change may be made by filing a Notice with Us. The change will take effect as of the date the Notice is received by Us. We will not be liable for any payment made or action taken before We receive the Notice.

PREMIUM PAYMENT PROVISIONS

PREMIUM PAYMENT

The amount of the Premium Paid is shown on the Contract Data Page. No additional premium payments may be made to the Contract at any time. If any check presented as payment of any part of a Premium Paid is not honored, the Contract will be void.

ALLOCATION OF PREMIUM

The Allocated Premium for each Strategy is that portion of the Premium Paid made in accordance with Your selection made at the Issue Date. The Allocated Premium is subject to the allocation requirements set forth in Electing Strategies.

CONTRACT VALUE PROVISIONS

CONTRACT VALUE

Your Contract Value is the sum of Your Account Strategy Values. The Contract Value will never be less than the Minimum Guaranteed Contract Withdrawal Value.

ELECTING STRATEGIES

You elect the Strategies to which Your Premium is allocated from among those offered by Us and described in the Contract and applicable Riders. Allocations to any Strategy must be in whole percentages and must not be less than the Minimum Allocation to any Strategy shown on the Contract Data Page. The contractual provisions applicable to Strategies You have elected are contained in the Account Strategy Riders attached to and made a part of this Contract.

Each available Account Strategy is established by a separate Rider. After the Company has established an Account Strategy, values may be transferred to the Account Strategy in accordance with the provisions of this Contract and the applicable Rider. The Rider shall establish the method by which interest is credited to the Account Strategy Value associated with the applicable Account Strategy.

At any time during the first thirty (30) days immediately following the end of a Strategy Term, You may reallocate all or a portion of the Account Strategy Values to any other available Strategy. No Withdrawal Charges will apply to Reallocations made during such thirty (30) day periods. Reallocations are allowed only during the first thirty (30) days of a Strategy Term. During such thirty (30) day period, and until We receive Reallocation notification from You, Your allocations will remain unchanged from the prior Strategy Term.

If We do not receive notification from You during such thirty (30) day period, You will be deemed to have elected to continue Contract Value allocations to the same Strategies selected in the prior Strategy Term. However, if We do not receive such notification and the Strategy selected for the prior Strategy Term is no longer available, the amount will reallocate to the 1-Year Fixed Account Strategy.

Reallocation is subject to the terms and conditions in existence for any Strategy(ies) available at that time. Reallocations to any Strategy must not be less than the Minimum Allocation shown on the Contract Data Page. You will receive from Us written confirmation of Your Reallocation elections. Reallocations are effective on the Reallocation Date(s).

MINIMUM GUARANTEED CONTRACT WITHDRAWAL VALUE

The Minimum Guaranteed Contract Withdrawal Value is an accumulation at the applicable Minimum Guaranteed Contract Value Interest Rates of the Premiums paid multiplied by the Minimum Guaranteed Contract Withdrawal Value Premium Factor less prior Withdrawal Proceeds. The Minimum Guaranteed Contract Withdrawal Value Premium Factor and the Minimum Guaranteed Contract Withdrawal Value Interest Rates are shown on the Contract Data Page. The Minimum Guaranteed Contract Withdrawal Value will never be less than zero.

The Minimum Guaranteed Contract Withdrawal Value is calculated as the sum of the Fixed Minimum Guaranteed Contract Withdrawal Value (Fixed MGCWV) and the Indexed Minimum Guaranteed Contract Withdrawal Value (Indexed MGCWV) as defined below. The Fixed MGCWV is the portion of the Minimum Guaranteed Contract Withdrawal Value that corresponds to the Fixed Account Strategy Values. The Indexed MGCWV is the portion of the Minimum Guaranteed Contract Withdrawal Value that corresponds to the Indexed Account Strategy Values.

The Fixed MGCWV is calculated as follows:

1. On the Issue Date the Fixed MGCWV equals the total of the Allocated Premium of the Fixed Account Strategy(ies) multiplied by the Minimum Guaranteed Contract Withdrawal Value Premium Factor.
2. On any day thereafter, the Fixed MGCWV equals:
 - (a) the Fixed MGCWV on the previous day; plus
 - (b) the amount of Reallocations to the Fixed MGCWV from the Indexed MGCWV since the previous day; less
 - (c) the amount of Reallocations from the Fixed MGCWV to the Indexed MGCWV since the previous day; less
 - (d) Withdrawal Proceeds that are attributable to the Fixed MGCWV since the previous day; less
 - (e) Rider Charges that are attributable to the Fixed MGCWV since the previous day; plus
 - (f) interest credited at the Minimum Guaranteed Contract Withdrawal Value Interest Rate for Fixed Allocations.

The Indexed MGCWV is calculated as follows:

1. On the Issue Date the Indexed MGCWV equals the total of the Allocated Premium of the Indexed Account Strategies multiplied by the Minimum Guaranteed Contract Withdrawal Value Premium Factor.
2. On any day thereafter, the Indexed MGCWV equals:
 - (a) the Indexed MGCWV on the previous day; plus
 - (b) the amount of Reallocations to the Indexed MGCWV from the Fixed MGCWV since the previous day; less
 - (c) the amount of Reallocations from the Indexed MGCWV to the Fixed MGCWV since the previous day; less
 - (d) Withdrawal Proceeds that are attributable to the Indexed MGCWV since the previous day; less
 - (e) Rider Charges that are attributable to the Indexed MGCWV since the previous day; plus
 - (f) interest credited at the Minimum Guaranteed Contract Withdrawal Value Interest Rate for Indexed Allocations.

Withdrawal Proceeds are attributed to the Fixed MGCWV and Indexed MGCWV in the proportion that each bears to the total Minimum Guaranteed Contract Withdrawal Value.

On a day that a Reallocation from the Fixed Account Strategies to the Indexed Account Strategies occurs, the amount of the comparable Reallocation from the Fixed MGCWV to the Indexed MGCWV is the amount that reduces the Fixed MGCWV in the same proportion that the total of the Fixed Account Strategy Values are reduced. Similarly, on a day that a Reallocation from the Indexed Account Strategies to the Fixed Account Strategies occurs, the amount of the comparable Reallocation from the Indexed MGCWV to the Fixed MGCWV is the amount that reduces the Indexed MGCWV in the same proportion that the Indexed Account Strategies Values are reduced. Reallocations between Fixed Account Strategies only do not result in amounts being Reallocated from the Fixed MGCWV or Indexed MGCWV. Reallocations between Indexed Account Strategies only do not result in amounts being Reallocated from the Fixed MGCWV or Indexed MGCWV.

DEATH BENEFIT PROVISIONS

DEATH OF OWNER DURING THE ACCUMULATION PERIOD

During the Accumulation Period, the death benefit will be paid to Your Beneficiary(ies) upon Your death or upon the first death of a Joint Owner.

DEATH BENEFIT AMOUNT DURING THE ACCUMULATION PERIOD

The death benefit is the Contract Value determined as of the date on which We have received both due proof of death and an election for the payment method. At that time and until distributed, the death benefit will receive interest as required by the state in which this Contract is issued. In the event the Contract is continued by a surviving spouse as set forth below, the Contract Value will remain in the Strategy(ies) for the remainder of the Strategy Term under the terms of this Contract.

DEATH BENEFIT OPTIONS DURING THE ACCUMULATION PERIOD

A Beneficiary must elect the death benefit to be paid under one of the options below (unless the Owner has previously made such election) in the event of the death of an Owner during the Accumulation Period. In addition, if the Beneficiary is the spouse of the Owner, he or she may elect to continue the Contract in his or her own name and exercise all the Owner's rights under the Contract. The death benefit options available under the Contract are:

Option 1 - lump sum payment of the death benefit; or

Option 2 - the payment of the entire death benefit within five (5) years of the date of the death of the Owner or the first Joint Owner to die; or

Option 3 - payment of the death benefit under an Annuity Option over the lifetime of the Beneficiary or over a period not extending beyond the life expectancy of the Beneficiary with distribution beginning within one (1) year of the date of death of the Owner or the first Joint Owner to die.

Any portion of the death benefit not applied under Option 3 within one (1) year of the date of the Owner's or Joint Owner's death must be distributed within five (5) years of the date of death.

If a lump sum payment is requested, the amount will be paid within seven (7) days of receipt of proof of death and the election.

Payment to the Beneficiary, other than in a lump sum, may only be elected during the sixty (60) day period beginning with the date of receipt by Us of proof of death.

DEATH OF OWNER DURING THE ANNUITY PERIOD

If the Owner or a Joint Owner, who is not the Annuitant, dies during the Annuity Period, any remaining payments under the Annuity Option elected will continue at least as rapidly as under the method of distribution in effect at the time of the Owner's death. Upon the death of the Owner during the Annuity Period, the Beneficiary becomes the Owner.

DEATH OF ANNUITANT

Upon the death of an Annuitant who is not the Owner or a Joint Owner during the Accumulation Period, the Owner becomes the Annuitant. The Owner may select a new Annuitant if the Owner does not want to be the Annuitant. Any new Annuitant designation will be subject to the Company's underwriting rules then in effect. If the Owner is a non-natural person, the death of the primary Annuitant will be treated as the death of the Owner.

Upon the death of the Annuitant during the Annuity Period, the death benefit, if any, will be as specified in the Annuity Option elected. Death benefits will be paid at least as rapidly as under the method of distribution in effect at the Annuitant's death.

DEATH BENEFIT PROVISIONS (continued)

PAYMENT OF DEATH BENEFIT

We will require due proof of death before any death benefit is paid. Due proof of death will be:

1. a certified death certificate; or
2. any other proof satisfactory to Us.

Any death benefit will be paid in accordance with applicable law or regulations governing death benefit payments. In all events, this Contract will be continued and administered in accordance with Section 72(s) of the Internal Revenue Code, as amended.

WITHDRAWAL PROVISIONS

WITHDRAWALS

You have the right to withdraw part or all of Your Contract Value at any time prior to the Annuity Date. The most that may be withdrawn at any time prior to the Annuity Date is the greater of:

1. The Contract Withdrawal Value at the time of the withdrawal; and
2. The remainder of the Guaranteed Lifetime Annual Income at the time of the withdrawal, if applicable, which is equal to:
 - (a) The Guaranteed Lifetime Annual Income on the previous day; less
 - (b) The cumulative Withdrawal Amounts taken during the Contract Year and prior to this withdrawal.

Except for Withdrawal Amounts taken as part of a Systematic Withdrawal plan, a Withdrawal Amount must be at least the Minimum Withdrawal Amount shown on the Contract Data Page. If the withdrawal reduces the Contract Value below the amount of the Minimum Contract Value After Withdrawal as shown on the Contract Data Page and the Guaranteed Lifetime Annual Income after the withdrawal is less than the Minimum Systematic Withdrawal Amount shown on the Contract Data Page, We may treat the request as a withdrawal of the entire Contract Value. If You withdraw the entire Contract Value and the cumulative Withdrawal Amounts taken during the Contract Year exceed an applicable Guaranteed Lifetime Annual Income or an applicable Guaranteed Lifetime Income Benefit is terminated, the Contract will terminate. If You elect to withdraw all of Your Contract Value, You will not receive less than the Minimum Guaranteed Contract Withdrawal Value.

Amounts withdrawn prior to the end of the Withdrawal Charge Period may be subject to a Withdrawal Charge and any applicable Market Value Adjustment. Any Withdrawal Charge and applicable Market Value Adjustment will be deducted from the remaining Contract Value. If the remaining Contract Value is less than the Withdrawal Charge and any applicable Market Value Adjustment, the Withdrawal Charge and applicable Market Value Adjustment will be deducted from the Withdrawal Proceeds.

WITHDRAWAL AMOUNT

The Withdrawal Amount is the full amount we deduct from the Contract Value to provide Your Withdrawal Proceeds, taking into consideration any Free Withdrawal Amount available, any Withdrawal Charges, and any applicable Market Value Adjustment.

WITHDRAWAL PROCEEDS

Withdrawal Proceeds refer to the amount payable to You when You take a Withdrawal, after taking into consideration any Withdrawal Charges and any applicable Market Value Adjustment.

WITHDRAWAL CHARGE PERIOD

The period shown on the Contract Data Page during which Withdrawal Charges and any applicable Market Value Adjustments may be assessed against Withdrawal Amounts.

WITHDRAWAL CHARGE

Cumulative Withdrawals of Contract Value, in a Contract Year, that exceed the Free Withdrawal Amount may be assessed a Withdrawal Charge. Withdrawal Charges are not assessed against death benefit proceeds paid on account of the death of the Owner. Withdrawal Charges are also not assessed against any amounts applied to an Annuity Option that begins at least five (5) years after the Issue Date and that makes annuity payments for at least five (15) years.

The Withdrawal Charge will be equal to $[(A-B) \times C]$ where:

- (A) Is the Withdrawal Amount.
- (B) Is any Free Withdrawal Amount available and remaining in the Contract Year.
- (C) Is any applicable Withdrawal Charge Percentage shown on the Contract Data Page.

MARKET VALUE ADJUSTMENT

A Market Value Adjustment will apply to this Contract, if so indicated on the Contract Data Page.

FREE WITHDRAWAL AMOUNT

After the first Contract Anniversary and prior to the Annuity Date, You may annually withdraw a portion of the Contract Value that is free of Withdrawal Charges and any applicable Market Value Adjustment. The Free Withdrawal Amount for any Contract Year is equal to 10% of the Contract Value on the prior Contract Anniversary. In the event a Contract's entire Contract Value is withdrawn in a Contract Year where a Free Withdrawal Amount is made, the Withdrawal Charge and any applicable Market Value Adjustment will be retroactively applied to any Free Withdrawal Amounts occurring in that Contract Year. Withdrawals made pursuant to a Systematic Withdrawal plan may be made more frequently than once per Contract Year and will be treated as a Free Withdrawal Amount, provided that the total annual amount withdrawn does not exceed the 10% limitation described above.

SYSTEMATIC WITHDRAWALS

At any time after the first Contract Year and prior to the Annuity Date, You may ask, in a form acceptable to Us, to begin a Systematic Withdrawal plan to make withdrawals from the Contract Value on a regular basis. This program of Systematic Withdrawals may continue until terminated by You or until the Contract terminates. The Minimum Systematic Withdrawal Amount is shown on the Contract Data Page. It is the least amount that We will allow for a scheduled Withdrawal Amount. All Systematic Withdrawal amounts will be taken from the Strategies on a pro rata basis.

ANNUITY PROVISIONS

MATURITY DATE

The Maturity Date of the Contract is the Contract Anniversary following the Owner's or the oldest Joint Owner's 100th birthday (or the Annuitant's or oldest Joint Annuitant's 100th birthday if the Owner is a non-natural person). The Maturity Date is shown on the Contract Data Page. This is the latest permitted Annuity Date.

ANNUITY DATE SELECTION

You may select to set Your Annuity Date and commence Annuity Payments under an elected Annuity Option after the fifth Contract Year. The Contract Withdrawal Value will be applied to the applicable Annuity Option Table to determine Your first Annuity Payment.

ELECTION OF ANNUITY OPTIONS

The Annuity Option is elected by You. If no Annuity Option is elected, Option 2 - Life Annuity with Ten (10) Years of Annuity Payments Guaranteed will automatically be applied. Upon thirty (30) days Notice prior to the Annuity Date, You may change the Annuity Option. Once payments commence under an elected Annuity Option, that option is irrevocable and the Contract has no value that can be surrendered, loaned, commuted or withdrawn.

ANNUITY OPTIONS

The following Annuity Options, or any other Annuity Option acceptable to You and Us, may be elected:

Option 1 - Life Annuity - We will make Annuity Payments, payable at the frequency elected, during the lifetime of the annuitant and terminating with the last payment due prior to the Annuitant's death.

Option 2 - Life Annuity with 10 Years of Annuity Payments Guaranteed - We will make Annuity Payments, payable at the frequency elected, during the lifetime of the Annuitant with a guarantee that if at the Annuitant's death there have been less than ten (10) years of Annuity Payments made as selected, Annuity Payments will continue for the remainder of the guaranteed period.

Option 3 - Life Annuity with 20 Years of Annuity Payments Guaranteed - We will make Annuity Payments, payable at the frequency elected, during the lifetime of the Annuitant with a guarantee that if at the Annuitant's death there have been less than twenty (20) years of Annuity Payments made as selected, Annuity Payments will continue for the remainder of the guaranteed period.

Option 4 - Joint and Last Survivor Annuity - We will make Annuity Payments, payable at the frequency elected, during the lifetime of the Annuitant and the Joint Annuitant. Upon the death of either the Annuitant or Joint Annuitant, Annuity Payments will continue to be paid during the remaining lifetime of the survivor. Annuity Payments cease with the final Annuity Payment due prior to the last survivor's death.

Option 5 - Joint and Last Survivor Annuity with 10 Years of Annuity Payments Guaranteed - We will make Annuity Payments, payable at the frequency elected, during the joint lifetime of the Annuitant and the Joint Annuitant. Upon the death of either the Annuitant or the Joint Annuity, annuity Payments will continue to be paid during the remaining lifetime of the survivor. If at the last death of the Annuitant and the Joint Annuitant, there have been less than ten (10) years of Annuity Payments made as selected, Annuity Payments will continue to be made for the remainder of the guaranteed period.

Option 6 - Guaranteed Payment Period - We will make Annuity Payments for a guaranteed payment period of five (5) to thirty (30) years. The payments do not depend on the Annuitant's life.

Option 7 - Alternative Annuity Option - If the Guaranteed Lifetime Income Benefit is in force on the Maturity Date, You may elect an annuity payable for the life of the Annuitant of annual payments equal to the Guaranteed Lifetime Annual Income as of the day before the Maturity Date. The Owner, or oldest Joint Owner if applicable, will be the Annuitant for this option.

ANNUITY PAYMENTS

The Annuity Tables that follow contain guaranteed monthly Annuity Payment amounts per \$1,000 of Contract Withdrawal Value. They were calculated using the Annuity 2000 Mortality Table with Improvement Table G, at 2.00% interest compounded annually. Annuity Payments are based on the Annuitant's Attained Age and sex, and the Annuity Option elected. Unless another payee is designated, You will be the payee of the Annuity Payments.

The Contract Withdrawal Value will be applied to the applicable Annuity Option Table to determine Your first Annuity Payment. The Contract Withdrawal Value is determined no more than five (5) days prior to the Annuity Date. If, as of the Annuity Date, the then current Annuity Option rates applicable to this class of contracts provide an Annuity Payment greater than that which is guaranteed under the same Annuity Option under this Contract, then the greater payment will be made. For Attained Ages, combinations of sex, guaranteed payment periods, payment frequencies, and annualized effective interest rates not shown in these tables, Annuity Payment factors will be calculated in a manner consistent with these Annuity Option Tables.

FREQUENCY AND AMOUNT OF ANNUITY PAYMENTS

Annuity Payments will be paid as monthly installments or at any frequency acceptable to You and Us. If Contract Withdrawal Value to be applied under an Annuity Option is less than \$5,000, We reserve the right to make one lump sum payment in lieu of Annuity Payments. If the amount of any Annuity Payment would be or becomes less than \$100, We may reduce the frequency of payments to an interval which will result in each payment being at least \$100.

BASIS OF PAYMENTS

The Annuity Tables are based on the Annuity 2000 Mortality Table with Improvement Table G at 2.00% interest, compounded annually.

Annuity Options 1, 2, and 3

Monthly Income Payment for each \$1,000 of Contract Withdrawal Value applied

Annuitant's Attained Age	Life Annuity		Life Annuity with 10 Years of Annuity Payments Guaranteed		Life Annuity with 20 Years of Annuity Payments Guaranteed	
	Male	Female	Male	Female	Male	Female
50	\$3.19	\$3.02	\$3.18	\$3.01	\$3.12	\$2.98
51	\$3.26	\$3.07	\$3.24	\$3.06	\$3.18	\$3.03
52	\$3.32	\$3.13	\$3.30	\$3.12	\$3.23	\$3.08
53	\$3.39	\$3.19	\$3.37	\$3.18	\$3.29	\$3.13
54	\$3.46	\$3.25	\$3.44	\$3.24	\$3.35	\$3.19
55	\$3.54	\$3.32	\$3.51	\$3.30	\$3.41	\$3.25
56	\$3.62	\$3.39	\$3.59	\$3.37	\$3.47	\$3.31
57	\$3.71	\$3.46	\$3.67	\$3.44	\$3.54	\$3.37
58	\$3.80	\$3.54	\$3.76	\$3.52	\$3.61	\$3.43
59	\$3.90	\$3.62	\$3.85	\$3.60	\$3.68	\$3.50
60	\$4.00	\$3.71	\$3.94	\$3.68	\$3.75	\$3.57
61	\$4.11	\$3.81	\$4.04	\$3.77	\$3.82	\$3.64
62	\$4.23	\$3.91	\$4.15	\$3.87	\$3.89	\$3.72
63	\$4.35	\$4.01	\$4.27	\$3.97	\$3.97	\$3.79
64	\$4.49	\$4.13	\$4.38	\$4.07	\$4.04	\$3.87
65	\$4.63	\$4.25	\$4.51	\$4.18	\$4.12	\$3.95
66	\$4.79	\$4.38	\$4.64	\$4.30	\$4.19	\$4.03
67	\$4.95	\$4.52	\$4.78	\$4.43	\$4.27	\$4.11
68	\$5.12	\$4.67	\$4.92	\$4.56	\$4.34	\$4.20
69	\$5.31	\$4.83	\$5.08	\$4.71	\$4.41	\$4.28
70	\$5.51	\$5.00	\$5.23	\$4.86	\$4.48	\$4.36
71	\$5.73	\$5.19	\$5.40	\$5.01	\$4.55	\$4.44
72	\$5.95	\$5.39	\$5.56	\$5.18	\$4.61	\$4.51
73	\$6.20	\$5.61	\$5.74	\$5.36	\$4.67	\$4.58
74	\$6.46	\$5.85	\$5.92	\$5.54	\$4.72	\$4.65
75	\$6.74	\$6.11	\$6.10	\$5.73	\$4.78	\$4.71
76	\$7.04	\$6.38	\$6.29	\$5.93	\$4.82	\$4.77
77	\$7.36	\$6.68	\$6.48	\$6.14	\$4.86	\$4.82
78	\$7.70	\$7.01	\$6.67	\$6.35	\$4.90	\$4.86
79	\$8.07	\$7.36	\$6.87	\$6.56	\$4.93	\$4.90
80	\$8.47	\$7.75	\$7.06	\$6.78	\$4.96	\$4.94

**Annuity Option 4
Joint and Survivor Annuity**

Monthly Income Payment for each \$1,000 of Contract Withdrawal Value applied

Male Annuitant's Attained Age	Female Annuitant's Attained Age						
	55	60	65	70	75	80	85
55	\$3.18	\$3.34	\$3.48	\$3.59	\$3.68	\$3.74	\$3.77
60	\$3.28	\$3.50	\$3.71	\$3.89	\$4.04	\$4.15	\$4.22
65	\$3.37	\$3.64	\$3.93	\$4.21	\$4.46	\$4.65	\$4.79
70	\$3.43	\$3.75	\$4.11	\$4.51	\$4.90	\$5.24	\$5.50
75	\$3.46	\$3.82	\$4.25	\$4.76	\$5.32	\$5.86	\$6.32
80	\$3.49	\$3.87	\$4.35	\$4.95	\$5.68	\$6.46	\$7.22
85	\$3.50	\$3.90	\$4.41	\$5.09	\$5.95	\$6.99	\$8.10

**Annuity Option 5
Joint and Survivor Annuity with 10 Years of Annuity Payments Guaranteed**

Monthly Income Payment for each \$1,000 of Contract Withdrawal Value applied

Male Annuitant's Attained Age	Female Annuitant's Attained Age						
	55	60	65	70	75	80	85
55	\$3.18	\$3.34	\$3.48	\$3.59	\$3.67	\$3.73	\$3.76
60	\$3.28	\$3.50	\$3.71	\$3.89	\$4.03	\$4.13	\$4.19
65	\$3.36	\$3.64	\$3.92	\$4.20	\$4.44	\$4.62	\$4.73
70	\$3.42	\$3.74	\$4.10	\$4.49	\$4.86	\$5.16	\$5.37
75	\$3.46	\$3.81	\$4.24	\$4.73	\$5.25	\$5.72	\$6.06
80	\$3.48	\$3.86	\$4.33	\$4.90	\$5.56	\$6.21	\$6.74
85	\$3.50	\$3.88	\$4.38	\$5.01	\$5.77	\$6.59	\$7.28

**Annuity Option 6
Guaranteed Payment Period**

Monthly Income Payment for each \$1,000 of Contract Withdrawal Value applied

Guaranteed Payment Period (Years)	Monthly Payment	Guaranteed Payment Period (Years)	Monthly Payment	Guaranteed Payment Period (Years)	Monthly Payment
5	\$17.49	14	\$6.80	23	\$4.50
6	\$14.71	15	\$6.41	24	\$4.35
7	\$12.73	16	\$6.07	25	\$4.22
8	\$11.25	17	\$5.76	26	\$4.09
9	\$10.10	18	\$5.49	27	\$3.98
10	\$9.17	19	\$5.25	28	\$3.87
11	\$8.42	20	\$5.04	29	\$3.77
12	\$7.79	21	\$4.84	30	\$3.68
13	\$7.26	22	\$4.66		

ANNUITY PROVISIONS (continued)

DEFERRAL PAYMENTS

If approved by the Commissioner of Insurance of the state in which this Contract is delivered, We reserve the right to defer payments for any Withdrawal Amount for a period not exceeding six (6) months. Subject to state requirements, interest will be credited during such deferred period.

RESERVES, VALUES AND BENEFITS

All reserves are greater than or equal to those required by statute. Any values and death benefits that may be available under this Contract are not less than the minimum benefits required by any law of the state in which this Contract is delivered.

(Please Print)

1. OWNER

First Name		Middle Initial	Last Name		
<input type="checkbox"/> Male	<input type="checkbox"/> Female	Date of Birth (mm/dd/yyyy)		Age	Social Security Number - -
Mailing Address			Residential Address (if different than Mailing Address)		
City			State	Zip Code	Country of Citizenship
Phone Number (home)		Phone Number (work)		E-mail Address	

JOINT OWNER *(Non-Qualified Only – Generally, it is advisable that the Joint Owner be the Spouse of the Owner.)*

First Name		Middle Initial	Last Name		
<input type="checkbox"/> Male	<input type="checkbox"/> Female	Relationship to Owner	Date of Birth (mm/dd/yyyy)	Age	Social Security Number - -
Mailing Address			Residential Address (if different than Mailing Address)		
City			State	Zip Code	Country of Citizenship
Phone Number (home)		Phone Number (work)		E-mail Address	

TRUST **CORPORATION** **PARTNERSHIP**

Full Name					
Phone Number			Tax or Employer ID Number		
Mailing Address			Street Address (if different than Mailing Address)		
City			State	Zip Code	Country of Citizenship
If Trust is Named, Provide Trustee's Full Name				Date Trust Established	

2. ANNUITANT *(Complete only if the Owner and Annuitant are different.)*

First Name		Middle Initial	Last Name		
<input type="checkbox"/> Male	<input type="checkbox"/> Female	Relationship to Owner	Date of Birth (mm/dd/yyyy)	Age	Social Security Number - -
Mailing Address			Residential Address (if different than Mailing Address)		
City			State	Zip Code	Country of Citizenship
Phone Number (home)		Phone Number (work)		E-mail Address	

JOINT ANNUITANT

First Name		Middle Initial	Last Name		
<input type="checkbox"/> Male	<input type="checkbox"/> Female	Relationship to Owner	Date of Birth (mm/dd/yyyy)	Age	Social Security Number - -
Mailing Address			Residential Address (if different than Mailing Address)		
City			State	Zip Code	Country of Citizenship
Phone Number (home)		Phone Number (work)		E-mail Address	

3. BENEFICIARY INFORMATION *(Beneficiary proceeds will be split equally if no percentages are provided. Primary and Contingent Beneficiary percentage designation(s) must be in whole percentages only and each total 100%.)*

Primary

First Name		Middle Initial	Last Name	
<input type="checkbox"/> Male <input type="checkbox"/> Female	Relationship to Owner		Social Security Number - -	
Mailing Address		Residential Address (if different than Mailing Address)		
City		State	Zip Code	Country of Citizenship
E-mail Address				Percentage

Primary **Contingent**

First Name		Middle Initial	Last Name	
<input type="checkbox"/> Male <input type="checkbox"/> Female	Relationship to Owner		Social Security Number - -	
Mailing Address		Residential Address (if different than Mailing Address)		
City		State	Zip Code	Country of Citizenship
E-mail Address				Percentage

Primary **Contingent**

First Name		Middle Initial	Last Name	
<input type="checkbox"/> Male <input type="checkbox"/> Female	Relationship to Owner		Social Security Number - -	
Mailing Address		Residential Address (if different than Mailing Address)		
City		State	Zip Code	Country of Citizenship
E-mail Address				Percentage

Primary **Contingent**

First Name		Middle Initial	Last Name	
<input type="checkbox"/> Male <input type="checkbox"/> Female	Relationship to Owner		Social Security Number - -	
Mailing Address		Residential Address (if different than Mailing Address)		
City		State	Zip Code	Country of Citizenship
E-mail Address				Percentage

Please use section 4 if you require additional Beneficiary space.

4. SPECIAL INSTRUCTIONS AND REMARKS

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9. STATE REQUIRED NOTICES

AR, KY, MA, ND, NM, OK, PA, SD, TN, and WA Residents

Any person who knowingly and with intent to injure, defraud or deceive any insurance company, submits an application for insurance containing any materially false, incomplete, or misleading information, or conceals for the purpose of misleading, any material fact, is guilty of insurance fraud, which is a crime and in certain states, a felony. Penalties may include imprisonment, fine, denial of benefits, or civil damages.

CA Residents – Reg. 789.8

The sale or liquidation of any asset in order to buy insurance, either life insurance or an annuity contract, may have tax consequences. Terminating any life insurance policy or annuity contract may have early withdrawal penalties or other costs or penalties, as well as tax consequences. You may wish to consult independent legal or financial advice before the sale or liquidation of any asset and before the purchase of any life insurance or annuity contract.

CO Residents

It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of any insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado Department of Regulatory Agencies.

NJ Residents

Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

10. OWNER/JOINT OWNER IDENTITY VERIFICATION

Under Federal law, we are required to verify the identity of all new annuity contract Owner(s). Owner information and verification of the identity of all new Owners must be provided. Failure to complete this section will delay or prevent the issuance of the annuity contract. We will ask to see your driver's license, passport, or other government-issued photo identification that will allow us to verify your identity.

Owner		Joint Owner (If any)	
Check One Form of ID:		Check One Form of ID:	
Individual Owner	Non-Individual Owner	Individual Owner	Non-Individual Owner
<input type="checkbox"/> Driver's License	<input type="checkbox"/> Certified Articles of Incorporation	<input type="checkbox"/> Driver's License	<input type="checkbox"/> Certified Articles of Incorporation
<input type="checkbox"/> Passport	<input type="checkbox"/> Partnership Agreement	<input type="checkbox"/> Passport	<input type="checkbox"/> Partnership Agreement
<input type="checkbox"/> Other _____	<input type="checkbox"/> Trust Document	<input type="checkbox"/> Other _____	<input type="checkbox"/> Trust Document
_____	_____	_____	_____
ID Number	State/Country of Issuance	ID Number	State/Country of Issuance
_____	_____	_____	_____
ID Expiration Date		ID Expiration Date	
_____		_____	

For an annuity contract owned by a corporation, association, partnership or trust, customer identification may require that articles of incorporation, partnership agreement or trust document be provided to us. Such documentation will be retained solely for the purposes of customer identification and we accept no responsibility for the enforcement or administration of any of the terms thereof.

12. AGENT DECLARATIONS AND SIGNATURES

Primary Agent Name (Print)			
Address	City	State	Zip Code
Phone Number (home)	E-mail Address		
Business or Institution Name	Business or Institution Phone Number		
License Number	Agent Number		

I declare that: (a) the application was signed and dated by the Owner(s) and by the Annuitant(s), if not the Owner(s), after all answers and information were recorded herein; and (b) I have truly and accurately recorded on this form all of the information provided by the Owner(s) and the Annuitant(s), if not the Owner(s).

Yes To the best of my knowledge, the annuity contract applied for is intended to replace or change existing life insurance policies or annuity contracts. If replacement or change is involved, I have attached the appropriate Replacement form for the Owner(s) and will return with the application.

No

I certify that the appropriate Disclosure Statement and a *Buyer's Guide to Fixed Deferred Annuities with Appendix for Equity-Indexed Annuities* have been provided to the Applicant(s). I have not made any statements that differ from this material nor have I made any promises about the expected future equity values of this annuity contract.

Initials

I certify that in states with suitability requirements that apply to this annuity: (a) the requirements have been met; (b) I have completed the suitability section of the appropriate disclosure statement with the applicant(s); (c) a copy of that form has been left with the applicant(s); and (d) a copy of the form is enclosed with this application.

Initials

I certify that I personally met with the Owner(s), reviewed the government issued identification described in section 10, OWNER/JOINT OWNER IDENTITY VERIFICATION, and verified to the best of my knowledge and belief, that the information accurately reflects the identity of the Owner(s).

Initials

I certify that the funds for the purchase of this annuity contract are not derived from the proceeds of a reverse mortgage.

Initials

Primary Agent Signature

Date

Signed At (City,State)

FORETHOUGHT LIFE INSURANCE COMPANY HOME OFFICE USE ONLY

Forethought {Future Income Solutions} Indexed AnnuitiesSM

Single Premium Deferred Annuity Application

Forethought Life Insurance Company

One Forethought Center

P.O. Box 246

Batesville, IN 47006-0246

1-YEAR FIXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of the Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The 1-Year Fixed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

1-YEAR FIXED ACCOUNT STRATEGY VALUE

The 1-Year Fixed Account Strategy Value is calculated as follows:

1. On the Issue Date, the 1-Year Fixed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On any day thereafter, the 1-Year Fixed Account Strategy Value equals:
 - (a) the 1-Year Fixed Account Strategy Value on the previous day; plus
 - (b) total Reallocations into this Strategy Value since the previous day; less
 - (c) total Reallocations out of this Strategy Value since the previous day; less
 - (d) any Withdrawal Amount attributable to this Strategy Value since the previous day; less
 - (e) any Rider Charges attributable to this Strategy Value since the previous day; less
 - (f) any applicable taxes attributable to this Strategy Value since the previous day; plus
 - (g) interest credited to this Strategy Value since the previous day.

Interest is credited to the 1-Year Fixed Account Strategy Value at the Initial Annual Interest Rate shown on the Contract Data Page for the 1-Year Fixed Account Strategy. This interest rate is an effective annual rate that is guaranteed for the first Strategy Term. The Annual Interest Rate for the 1-Year Fixed Account Strategy for each future Strategy Term will be declared in advance by Us and is guaranteed for the length of the Strategy Term. The Annual Interest Rate will never be less than the Minimum Annual Interest Rate for this Strategy shown on the Contract Data Page.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

In case of a withdrawal, interest will be credited on the portion withdrawn up to the withdrawal date.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

2-YEAR FIXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of that Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The 2-Year Fixed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

DEFINITIONS

STRATEGY ANNIVERSARY

Any Contract Anniversary coinciding with the end of a Strategy Term for this Rider.

STRATEGY END YEAR

The latest Contract Year in which funds may remain in this Strategy, as specified on the Contract Data Page for this Rider.

2-YEAR FIXED ACCOUNT STRATEGY VALUE

The 2-Year Fixed Account Strategy Value is calculated as follows:

1. On the Issue Date, the 2-Year Fixed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On any day thereafter, the 2-Year Fixed Account Strategy Value equals:
 - (a) the 2-Year Fixed Account Strategy Value on the previous day; plus
 - (b) total Reallocations into this Strategy Value since the previous day; less
 - (c) total Reallocations out of this Strategy Value since the previous day; less
 - (d) any Withdrawal Amount attributable to this Strategy Value since the previous day; less
 - (e) any Rider Charges attributable to this Strategy Value since the previous day; less
 - (f) any applicable taxes attributable to this Strategy Value since the previous day; plus
 - (g) interest credited to this Strategy Value since the previous day.

Interest is credited to the 2-Year Fixed Account Strategy Value at the Initial Annual Interest Rate shown on the Contract Data Page for the 2-Year Fixed Account Strategy. This interest rate is an effective annual rate that is guaranteed for the first Strategy Term. The Annual Interest Rate for the 2-Year Fixed Account Strategy for each future Strategy Term will be declared in advance by Us and is guaranteed for the length of the Strategy Term. The Annual Interest Rate will never be less than the Minimum Annual Interest Rate for this Strategy shown on the Contract Data Page.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

In case of a withdrawal, interest will be credited on the portion withdrawn up to the withdrawal date.

Reallocation to this Strategy is permitted only on a Strategy Anniversary as defined in this Rider, but not into any Strategy Term that could extend beyond the Strategy End Year for this Rider. At the conclusion of the Strategy End Year, this Rider will terminate. At that time, the 2-Year Fixed Account Strategy Value also terminates and is automatically transferred to the 1-Year Fixed Account Strategy.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

3-YEAR FIXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of that Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The 3-Year Fixed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

DEFINITIONS

STRATEGY ANNIVERSARY

Any Contract Anniversary coinciding with the end of a Strategy Term for this Rider.

STRATEGY END YEAR

The latest Contract Year in which funds may remain in this Strategy, as specified on the Contract Data Page for this Rider.

3-YEAR FIXED ACCOUNT STRATEGY VALUE

The 3-Year Fixed Account Strategy Value is calculated as follows:

1. On the Issue Date, the 3-Year Fixed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On any day thereafter, the 3-Year Fixed Account Strategy Value equals:
 - (a) the 3-Year Fixed Account Strategy Value on the previous day; plus
 - (b) total Reallocations into this Strategy Value since the previous day; less
 - (c) total Reallocations out of this Strategy Value since the previous day; less
 - (d) any Withdrawal Amount attributable to this Strategy Value since the previous day; less
 - (e) any Rider Charges attributable to this Strategy Value since the previous day; less
 - (f) any applicable taxes attributable to this Strategy Value since the previous day; plus
 - (g) interest credited to this Strategy Value since the previous day.

Interest is credited to the 3-Year Fixed Account Strategy Value at the Initial Annual Interest Rate shown on the Contract Data Page for the 3-Year Fixed Account Strategy. This interest rate is an effective annual rate that is guaranteed for the first Strategy Term. The Annual Interest Rate for the 3-Year Fixed Account Strategy for each future Strategy Term will be declared in advance by Us and is guaranteed for the length of the Strategy Term. The Annual Interest Rate will never be less than the Minimum Annual Interest Rate for this Strategy shown on the Contract Data Page.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

In case of a withdrawal, interest will be credited on the portion withdrawn up to the withdrawal date.

Reallocation to this Strategy is permitted only on a Strategy Anniversary as defined in this Rider, but not into any Strategy Term that could extend beyond the Strategy End Year for this Rider. At the conclusion of the Strategy End Year, this Rider will terminate. At that time, the 3-Year Fixed Account Strategy Value also terminates and is automatically transferred to the 1-Year Fixed Account Strategy.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

4-YEAR FIXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of that Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The 4-Year Fixed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

DEFINITIONS

STRATEGY ANNIVERSARY

Any Contract Anniversary coinciding with the end of a Strategy Term for this Rider.

STRATEGY END YEAR

The latest Contract Year in which funds may remain in this Strategy, as specified on the Contract Data Page for this Rider.

4-YEAR FIXED ACCOUNT STRATEGY VALUE

The 4-Year Fixed Account Strategy Value is calculated as follows:

1. On the Issue Date, the 4-Year Fixed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On any day thereafter, the 4-Year Fixed Account Strategy Value equals:
 - (a) the 4-Year Fixed Account Strategy Value on the previous day; plus
 - (b) total Reallocations into this Strategy Value since the previous day; less
 - (c) total Reallocations out of this Strategy Value since the previous day; less
 - (d) any Withdrawal Amount attributable to this Strategy Value since the previous day; less
 - (e) any Rider Charges attributable to this Strategy Value since the previous day; less
 - (f) any applicable taxes attributable to this Strategy Value since the previous day; plus
 - (g) interest credited to this Strategy Value since the previous day.

Interest is credited to the 4-Year Fixed Account Strategy Value at the Initial Annual Interest Rate shown on the Contract Data Page for the 4-Year Fixed Account Strategy. This interest rate is an effective annual rate that is guaranteed for the first Strategy Term. The Annual Interest Rate for the 4-Year Fixed Account Strategy for each future Strategy Term will be declared in advance by Us and is guaranteed for the length of the Strategy Term. The Annual Interest Rate will never be less than the Minimum Annual Interest Rate for this Strategy shown on the Contract Data Page.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

In case of a withdrawal, interest will be credited on the portion withdrawn up to the withdrawal date.

Reallocation to this Strategy is permitted only on a Strategy Anniversary as defined in this Rider, but not into any Strategy Term that could extend beyond the Strategy End Year for this Rider. At the conclusion of the Strategy End Year, this Rider will terminate. At that time, the 4-Year Fixed Account Strategy Value also terminates and is automatically transferred to the 1-Year Fixed Account Strategy.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

5-YEAR FIXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of that Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The 5-Year Fixed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

DEFINITIONS

STRATEGY ANNIVERSARY

Any Contract Anniversary coinciding with the end of a Strategy Term for this Rider.

STRATEGY END YEAR

The latest Contract Year in which funds may remain in this Strategy, as specified on the Contract Data Page for this Rider.

5-YEAR FIXED ACCOUNT STRATEGY VALUE

The 5-Year Fixed Account Strategy Value is calculated as follows:

1. On the Issue Date, the 5-Year Fixed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On any day thereafter, the 5-Year Fixed Account Strategy Value equals:
 - (a) the 5-Year Fixed Account Strategy Value on the previous day; plus
 - (b) total Reallocations into this Strategy Value since the previous day; less
 - (c) total Reallocations out of this Strategy Value since the previous day; less
 - (d) any Withdrawal Amount attributable to this Strategy Value since the previous day; less
 - (e) any Rider Charges attributable to this Strategy Value since the previous day; less
 - (f) any applicable taxes attributable to this Strategy Value since the previous day; plus
 - (g) interest credited to this Strategy Value since the previous day.

Interest is credited to the 5-Year Fixed Account Strategy Value at the Initial Annual Interest Rate shown on the Contract Data Page for the 5-Year Fixed Account Strategy. This interest rate is an effective annual rate that is guaranteed for the first Strategy Term. The Annual Interest Rate for the 5-Year Fixed Account Strategy for each future Strategy Term will be declared in advance by Us and is guaranteed for the length of the Strategy Term. The Annual Interest Rate will never be less than the Minimum Annual Interest Rate for this Strategy shown on the Contract Data Page.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

In case of a withdrawal, interest will be credited on the portion withdrawn up to the withdrawal date.

Reallocation to this Strategy is permitted only on a Strategy Anniversary as defined in this Rider, but not into any Strategy Term that could extend beyond the Strategy End Year for this Rider. At the conclusion of the Strategy End Year, this Rider will terminate. At that time, the 5-Year Fixed Account Strategy Value also terminates and is automatically transferred to the 1-Year Fixed Account Strategy.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

7-YEAR FIXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of that Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The 7-Year Fixed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

DEFINITIONS

STRATEGY ANNIVERSARY

Any Contract Anniversary coinciding with the end of a Strategy Term for this Rider.

STRATEGY END YEAR

The latest Contract Year in which funds may remain in this Strategy, as specified on the Contract Data Page for this Rider.

7-YEAR FIXED ACCOUNT STRATEGY VALUE

The 7-Year Fixed Account Strategy Value is calculated as follows:

1. On the Issue Date, the 7-Year Fixed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On any day thereafter, the 7-Year Fixed Account Strategy Value equals:
 - (a) the 7-Year Fixed Account Strategy Value on the previous day; plus
 - (b) total Reallocations into this Strategy Value since the previous day; less
 - (c) total Reallocations out of this Strategy Value since the previous day; less
 - (d) any Withdrawal Amount attributable to this Strategy Value since the previous day; less
 - (e) any Rider Charges attributable to this Strategy Value since the previous day; less
 - (f) any applicable taxes attributable to this Strategy Value since the previous day; plus
 - (g) interest credited to this Strategy Value since the previous day.

Interest is credited to the 7-Year Fixed Account Strategy Value at the Initial Annual Interest Rate shown on the Contract Data Page for the 7-Year Fixed Account Strategy. This interest rate is an effective annual rate that is guaranteed for the first Strategy Term. The Annual Interest Rate for the 7-Year Fixed Account Strategy for each future Strategy Term will be declared in advance by Us and is guaranteed for the length of the Strategy Term. The Annual Interest Rate will never be less than the Minimum Annual Interest Rate for this Strategy shown on the Contract Data Page.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

In case of a withdrawal, interest will be credited on the portion withdrawn up to the withdrawal date.

Reallocation to this Strategy is permitted only on a Strategy Anniversary as defined in this Rider, but not into any Strategy Term that could extend beyond the Strategy End Year for this Rider. At the conclusion of the Strategy End Year, this Rider will terminate. At that time, the 7-Year Fixed Account Strategy Value also terminates and is automatically transferred to the 1-Year Fixed Account Strategy.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

10-YEAR FIXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of that Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The 10-Year Fixed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

DEFINITIONS

STRATEGY ANNIVERSARY

Any Contract Anniversary coinciding with the end of a Strategy Term for this Rider.

STRATEGY END YEAR

The latest Contract Year in which funds may remain in this Strategy, as specified on the Contract Data Page for this Rider.

10-YEAR FIXED ACCOUNT STRATEGY VALUE

The 10-Year Fixed Account Strategy Value is calculated as follows:

1. On the Issue Date, the 10-Year Fixed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On any day thereafter, the 10-Year Fixed Account Strategy Value equals:
 - (a) the 10-Year Fixed Account Strategy Value on the previous day; plus
 - (b) total Reallocations into this Strategy Value since the previous day; less
 - (c) total Reallocations out of this Strategy Value since the previous day; less
 - (d) any Withdrawal Amount attributable to this Strategy Value since the previous day; less
 - (e) any Rider Charges attributable to this Strategy Value since the previous day; less
 - (f) any applicable taxes attributable to this Strategy Value since the previous day; plus
 - (g) interest credited to this Strategy Value since the previous day.

Interest is credited to the 10-Year Fixed Account Strategy Value at the Initial Annual Interest Rate shown on the Contract Data Page for the 10-Year Fixed Account Strategy. This interest rate is an effective annual rate that is guaranteed for the first Strategy Term. The Annual Interest Rate for the 10-Year Fixed Account Strategy for each future Strategy Term will be declared in advance by Us and is guaranteed for the length of the Strategy Term. The Annual Interest Rate will never be less than the Minimum Annual Interest Rate for this Strategy shown on the Contract Data Page.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

In case of a withdrawal, interest will be credited on the portion withdrawn up to the withdrawal date.

Reallocation to this Strategy is permitted only on a Strategy Anniversary as defined in this Rider, but not into any Strategy Term that could extend beyond the Strategy End Year for this Rider. At the conclusion of the Strategy End Year, this Rider will terminate. At that time, the 10-Year Fixed Account Strategy Value also terminates and is automatically transferred to the 1-Year Fixed Account Strategy.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

GUARANTEED LIFETIME INCOME BENEFIT RIDER

This Rider will provide the Guaranteed Lifetime Income Benefit provision for the Contract to which it is attached. This Rider is made a part of the Contract or Certificate (hereafter "Contract") to which it is attached and is effective on the date the Contract is issued. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

This Rider contains a Guaranteed Lifetime Income Account Value which is used to determine the Guaranteed Lifetime Annual Income. There may be an additional charge for this Rider.

Subject to the terms of this provision, the Owner has the right under this Contract to make Systematic Withdrawals, as defined in the Contract, from the Contract beginning on the Option Date in cumulative annual amounts up to the Guaranteed Lifetime Annual Income (hereafter "GLAI") during each remaining Contract Year while the Income Life lives and prior to the termination of this benefit. You may discontinue, restart, or change the amount or frequency of Your Systematic Withdrawals by Notice to Us. Such changes to the Systematic Withdrawal amount are limited to one change per Contract Year. You may continue to make other withdrawals from the Contract subject to the Withdrawal Provisions above. However, if You withdraw amounts (as Systematic Withdrawals or other withdrawals) in excess of Your GLAI in a Contract Year on or following the Option Date, Your GLAI will be reduced as described below.

INCOME LIFE

The Income Life is:

1. the Owner (or oldest Joint Owner) if the Owner is a natural person; or
2. the Annuitant (or oldest Joint Annuitant) if the Owner is a non-natural person.

The Income Life may change prior to the Option Date if the Owner or Annuitant is changed in accordance with the Annuitant, Ownership, Assignment Provisions or the Death Benefit Provisions if the Beneficiary is the surviving spouse and elects to continue the Contract period. The Income Life will not change after the Option Date.

OPTION DATE

The date chosen by You by Notice to Us on Our form to begin Systematic Withdrawals under this Guaranteed Lifetime Income Benefit. The date must follow both the Guaranteed Lifetime Income Benefit Waiting Period and the date the Income Life attains age 59 ½. The Guaranteed Lifetime Income Benefit Waiting Period is specified on the Contract Data Page and begins on the Issue Date.

GUARANTEED LIFETIME ANNUAL INCOME (GLAI)

The GLAI prior to the Option Date is equal to zero. The GLAI on the Option Date is equal to (A) multiplied by (B) where:

- (A) is the applicable Guaranteed Lifetime Income Benefit Factor as described below; and
(B) is the greater of:
1. The Contract Value; or
 2. The Guaranteed Lifetime Income Account Value described below.

GUARANTEED LIFETIME INCOME BENEFIT FACTOR

The Guaranteed Lifetime Income Benefit Factor will be determined on the Option Date and will apply to this Contract without change until this Rider is terminated.

The Guaranteed Lifetime Income Benefit Factor is based on the Income Option You select, Your Attained Age on the Option Date, and the Guaranteed Lifetime Income Benefit Factor Schedule in effect on the Option Date.

The Guaranteed Lifetime Income Benefit Factor Schedule may change from time to time prior to the Option Date.

The Guaranteed Lifetime Income Benefit Factor will never be less than the applicable Minimum Guaranteed Lifetime Income Benefit Factor shown on the Contract Data Page.

ATTAINED AGE

For Single Life Income Options, Attained Age shall mean the age of the person on whose life Systematic Withdrawals are based as of his or her last birthday. For Joint Life Income Options, Attained Age shall mean the age of the younger of the two persons on whose lives the Systematic Withdrawals are based as of his or her last birthday.

GUARANTEED LIFETIME INCOME ACCOUNT VALUE

The Guaranteed Lifetime Income Account Value is calculated as follows:

1. On the Issue Date, the Guaranteed Lifetime Income Account Value equals the Premium.
2. For each Contract Anniversary after the Issue Date, up to and including the earlier of the tenth Contract Anniversary or the Option Date, before any withdrawals made on such Contract Anniversary have been processed, the Guaranteed Lifetime Income Account Value equals the Guaranteed Lifetime Income Account Value from the previous day multiplied by 1 plus the Guaranteed Lifetime Income Account Accumulation Rate. If there are withdrawals on such Contract Anniversary, the Guaranteed Lifetime Income Account Value will be reduced further, according to the procedure described below.
3. On the date of any withdrawal after the Issue Date, up to and including the Option Date, the Guaranteed Lifetime Income Account Value immediately after the withdrawal equals the Guaranteed Lifetime Income Account Value immediately before the withdrawal multiplied by the Contract Value immediately after the withdrawal divided by the Contract Value immediately before the withdrawal.
4. On any other day after the Issue Date, up to and including the Option Date, the Guaranteed Lifetime Income Account Value equals the Guaranteed Lifetime Income Account Value from the previous day.

RIDER CHARGE

The monthly Rider Charge for any Contract Year shall be equal to the Guaranteed Lifetime Income Benefit Rider Annual Charge Rate divided by 12, and then multiplied by the Contract's Contract Value as of the Contract Anniversary at the beginning of the current Contract Year. The Rider Charge will be deducted beginning on the Issue Date. The Rider Charge will be deducted monthly from the Contract's Contract Value by reducing each Account Strategy Value in the same proportion that each Account Strategy Value bears to the total Contract Value.

The Guaranteed Lifetime Income Benefit Rider Annual Charge Rate is specified on the Contract Data Page and is guaranteed to not change for the life of the Contract.

INCOME OPTIONS

On the Option Date You have a choice of four different Income Options:

1. Level Single Life;
2. Increasing Single Life;
3. Level Joint Life;
4. Increasing Joint Life.

The amount of GLAI depends on the option You choose.

Level Income Options - The GLAI of a Level Income Option will remain the same each Contract Year from the Option Date until termination of the Guaranteed Lifetime Income Benefit except as provided by the Step-Up and Excess Withdrawal provisions below.

Increasing Income Options - The GLAI of an Increasing Income Option will increase on Contract Anniversaries beginning on the second Contract Anniversary following the Option Date and ending once the Contract Value equals zero. Once the Contract Value equals zero, the GLAI no longer receives annual increases but will remain level until termination of the Guaranteed Lifetime Income Benefit. During both the increasing and level payment periods, the GLAI will be subject to adjustments as described in the Step-Up and

Excess Withdrawal provisions below. During the increasing payment period, the increase on each Contract Anniversary will equal (A) multiplied by (B) where:

- (A) is the Cost of Living Increase Factor on the Contract Data Page; and
- (B) is the GLAI on the day prior to the Contract Anniversary.

Single Life Income Options - Under a Single Life Income Option, the GLAI will be available for Systematic Withdrawal each Contract Year from the Option Date until the earlier of:

- the death of the Income Life; or
- the termination of the Guaranteed Lifetime Income Benefit.

Joint Life Income Options - Under a Joint Life Income Option, the GLAI will be available for Systematic Withdrawal each Contract Year from the Option Date until the earlier of:

- the date of death of the last to die of:
 - the Income Life; or
 - the Spouse of the Income Life; or
- the termination of the Guaranteed Lifetime Income Benefit.

The Joint Life Income Options permit the Spouse of the Income Life to continue the Guaranteed Lifetime Income Benefit upon the death of the Income Life following the Option Date. The GLAI will continue to be available to the Spouse for Systematic Withdrawal each Contract Year until the earlier of the death of the Spouse or the termination of the Guaranteed Lifetime Income Benefit. All of the following requirements must be met in order for the Spouse to have the right to continue the Guaranteed Lifetime Income Benefit:

1. A Joint Life Income Option must be selected on the Option Date.
2. The Spouse must be identified on Our form on which You elect Your Joint Life Income Option on the Option Date.
3. The Spouse of the Income Life must qualify as the legal spouse of the Income Life on both the Option Date and the date of death of the Income Life.
4. The roles of the Owner, Annuitant and Beneficiary on both the Option Date and the date of death of the Income Life must be as follows:
 - a. If the Owner is a natural person then:
 - i. The Income Life and the Spouse must be Joint Owners; or
 - ii. The Income Life must be the sole Owner and the Spouse must be the sole primary Beneficiary;
 - b. If the Owner is a non-natural person then:
 - i. The Income Life must be the sole Annuitant and the Spouse must be the sole primary Beneficiary;
5. Upon the death of the Income Life, the Spouse must exercise his/her right to continue the Contract and no death benefit shall be paid.

STEP-UP

On each Contract Anniversary following the Option Date, the GLAI (before the increase from any applicable Cost of Living Increase Factor) will be set equal to the greater of:

- the GLAI as of the previous day; or
- the Contract Value multiplied by the Guaranteed Lifetime Income Benefit Factor for the applicable Income Option and for the Attained Age on the Option Date.

EXCESS WITHDRAWALS

On any day after the Option Date that an Excess Withdrawal occurs (as described below) the GLAI will be reduced in the same proportion that the Excess Amount reduced the Contract Value. The GLAI on the date of an Excess Withdrawal will equal (A) multiplied by (B) where:

- (A) is the GLAI as of the previous day; and
- (B) is 1 minus the Withdrawal Ratio defined below.

A withdrawal (Systematic Withdrawal or otherwise) is considered an "Excess Withdrawal" if:

- It is taken on or after the Option Date; and
- On the day it is taken the cumulative withdrawals for the Contract Year exceed the GLAI as of the previous day.

Any withdrawal that is taken to satisfy any Required Minimum Distribution requirement based on the Contract Value of this Contract pursuant to the Internal Revenue Code of 1986 and the regulations thereunder will be recognized as a withdrawal but not as an Excess Withdrawal if the cumulative withdrawals for the Contract Year do not exceed the Required Minimum Distribution.

The **Withdrawal Ratio** is calculated as (A) divided by the sum of (A) and (B):

- (A) is the Excess Amount of the Excess Withdrawal; and
- (B) is the Contract Value on the current day (after the Excess Withdrawal has been deducted).

The **Excess Amount** of an Excess Withdrawal is equal to the lesser of:

1. The result of (A) minus (B) where:
 - (A) is the cumulative withdrawals for the Contract Year; and
 - (B) is the GLAI as of the previous day; and
2. The amount of the Excess Withdrawal.

BENEFIT TERMINATION

The Guaranteed Lifetime Income Benefit terminates on the date on which the earliest of the following events occurs:

1. The termination of the Contract to which this is attached;
2. Any day after the Option Date that the GLAI is less than the Minimum Systematic Withdrawal Amount shown on the Contract Data Page;
3. The commencement of payments under an Annuity Option;
4. Any date following the Option Date that the Owner is changed other than for the continuation of the Contract by a surviving spouse where a Joint Life Income Option has been selected;
5. The payment of a death benefit under this Contract; or
6. The death following the Option Date of the person on whose life the income depends:
 - a. For a Single Life Income Option, the death of the Income Life; or
 - b. For a Joint Life Income Option, the latest death of:
 - i. The Income Life; or
 - ii. The Spouse of the Income Life if the Spouse has continued the Guaranteed Lifetime Income Benefit following the death of the Income Life.

Once this benefit terminates, it may not be reinstated.

MISSTATEMENT OF AGE OF INCOME LIFE OR SPOUSE

We may require proof of age of the Income Life or the Spouse of the Income Life before making payment of any requested withdrawal. If the age of the Income Life or the Spouse has been misstated, the GLAI will be recalculated assuming the correct ages since the Issue Date.

EVIDENCE OF SURVIVAL OF INCOME LIFE OR SPOUSE

After the Option Date, We may require satisfactory evidence of the continued survival of the Income Life on whose life the GLAI is based. If the Spouse of the Income Life has continued the Guaranteed Lifetime Income Benefit following the death of the Income Life, We may require satisfactory evidence of the continued survival of the Spouse. We reserve the right to refuse payment of a Systematic Withdrawal or other requested withdrawal until satisfactory proof of continued survival is received.

EVIDENCE OF MARITAL STATUS OF INCOME LIFE AND SPOUSE

If a Joint Life Income Option is selected, We may require satisfactory evidence of the marital status of the Income Life and the Spouse of the Income Life as of the Option Date and the date of death of the Income Life if the Spouse elects to continue the Guaranteed Lifetime Income Benefit. We reserve the right to refuse payment of a Systematic Withdrawal or other requested withdrawal until satisfactory proof of marital status is received.



President
Forethought Life Insurance Company

GUARANTEED LIFETIME INCOME BENEFIT PLUS RIDER

This Rider will provide the Guaranteed Lifetime Income Benefit provision for the Contract to which it is attached. This Rider is made a part of the Contract or Certificate (hereafter "Contract") to which it is attached and is effective on the date the Contract is issued. Terms used in this Rider shall have the same meanings as are set forth in the contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

This Rider contains a Guaranteed Lifetime Income Account Value which is used to determine the Guaranteed Lifetime Annual Income. There may be an additional charge for this Rider.

Subject to the terms of this provision, the Owner has the right under this Contract to make Systematic Withdrawals, as defined in the Contract, from the Contract beginning on the Option Date in cumulative annual amounts up to the Guaranteed Lifetime Annual Income (hereafter "GLAI") during each remaining Contract Year while the Income Life lives and prior to the termination of this benefit. You may discontinue, restart, or change the amount or frequency of Your Systematic Withdrawals by Notice to Us. Such changes to the Systematic Withdrawal amount are limited to one change per Contract Year. You may continue to make other withdrawals from the Contract subject to the Withdrawal Provisions above. However, if You withdraw amounts (as Systematic Withdrawals or other withdrawals) in excess of Your GLAI in a Contract Year on or following the Option Date, Your GLAI will be reduced as described below.

INCOME LIFE

The Income Life is:

1. the Owner (or oldest Joint Owner) if the Owner is a natural person; or
2. the Annuitant (or oldest Joint Annuitant) if the Owner is a non-natural person.

The Income Life may change prior to the Option Date if the Owner or Annuitant is changed in accordance with the Annuitant, Ownership, Assignment Provisions or the Death Benefit Provisions if the Beneficiary is the surviving spouse and elects to continue the Contract period. The Income Life will not change after the Option Date.

OPTION DATE

The date chosen by You by Notice to Us on Our form to begin Systematic Withdrawals under this Guaranteed Lifetime Income Benefit. The date must follow both the Guaranteed Lifetime Income Benefit Waiting Period and the date the Income Life attains age 59 ½. The Guaranteed Lifetime Income Benefit Waiting Period is specified on the Contract Data Page and begins on the Issue Date.

GUARANTEED LIFETIME ANNUAL INCOME (GLAI)

The GLAI prior to the Option Date is equal to zero. The GLAI on the Option Date is equal to (A) multiplied by (B) where:

- (A) is the applicable Guaranteed Lifetime Income Benefit Factor as described below; and
(B) is the greater of:
1. The Contract Value; or
 2. The Guaranteed Lifetime Income Account Value described below.

GUARANTEED LIFETIME INCOME BENEFIT FACTOR

The Guaranteed Lifetime Income Benefit Factor will be determined on the Option Date and will apply to this Contract without change until this Rider is terminated.

The Guaranteed Lifetime Income Benefit Factor is based on the Income Option You select, Your Attained Age on the Option Date, and the Guaranteed Lifetime Income Benefit Factor Schedule in effect on the Option Date.

The Guaranteed Lifetime Income Benefit Factor Schedule may change from time to time prior to the Option Date.

The Guaranteed Lifetime Income Benefit Factor will never be less than the applicable Minimum Guaranteed Lifetime Income Benefit Factor shown on the Contract Data Page.

ATTAINED AGE

For Single Life Income Options, Attained Age shall mean the age of the person on whose life Systematic Withdrawals are based as of his or her last birthday. For Joint Life Income Options, Attained Age shall mean the age of the younger of the two persons on whose lives the Systematic Withdrawals are based as of his or her last birthday.

GUARANTEED LIFETIME INCOME ACCOUNT VALUE

The Guaranteed Lifetime Income Account Value is calculated as follows:

1. On the Issue Date, the Guaranteed Lifetime Income Account Value equals the Premium multiplied by the Guaranteed Lifetime Income Account Premium Factor from the Contract Data Page.
2. For each Contract Anniversary after the Issue Date, up to and including the earlier of the tenth Contract Anniversary or the Option Date, before any withdrawals made on such Contract Anniversary have been processed, the Guaranteed Lifetime Income Account Value equals the Guaranteed Lifetime Income Account Value from the previous day multiplied by 1 plus the Guaranteed Lifetime Income Account Accumulation Rate. If there are withdrawals on such Contract Anniversary, the Guaranteed Lifetime Income Account Value will be reduced further, according to the procedure described below.
3. On the date of any withdrawal after the Issue Date, up to and including the Option Date, the Guaranteed Lifetime Income Account Value immediately after the withdrawal equals the Guaranteed Lifetime Income Account Value immediately before the withdrawal multiplied by the Contract Value immediately after the withdrawal divided by the Contract Value immediately before the withdrawal.
4. On any other day after the Issue Date, up to and including the Option Date, the Guaranteed Lifetime Income Account Value equals the Guaranteed Lifetime Income Account Value from the previous day.

RIDER CHARGE

The monthly Rider Charge for any Contract Year shall be equal to the Guaranteed Lifetime Income Benefit Rider Annual Charge Rate divided by 12, and then multiplied by the Contract's Contract Value as of the Contract Anniversary at the beginning of the current Contract Year. The Rider Charge will be deducted beginning on the Issue Date. The Rider Charge will be deducted monthly from the Contract's Contract Value by reducing each Account Strategy Value in the same proportion that each Account Strategy Value bears to the total Contract Value.

The Guaranteed Lifetime Income Benefit Rider Annual Charge Rate is specified on the Contract Data Page and is guaranteed to not change for the life of the Contract.

INCOME OPTIONS

On the Option Date You have a choice of four different Income Options:

1. Level Single Life;
2. Increasing Single Life;
3. Level Joint Life;
4. Increasing Joint Life.

The amount of GLAI depends on the option You choose.

Level Income Options - The GLAI of a Level Income Option will remain the same each Contract Year from the Option Date until termination of the Guaranteed Lifetime Income Benefit except as provided by the Step-Up and Excess Withdrawal provisions below.

Increasing Income Options - The GLAI of an Increasing Income Option will increase on Contract Anniversaries beginning on the second Contract Anniversary following the Option Date and ending once the Contract Value equals zero. Once the Contract Value equals zero, the GLAI no longer receives annual increases but will remain level until termination of the Guaranteed Lifetime Income Benefit. During both the

increasing and level payment periods, the GLAI will be subject to adjustments as described in the Step-Up and Excess Withdrawal provisions below. During the increasing payment period, the increase on each Contract Anniversary will equal (A) multiplied by (B) where:

- (A) is the Cost of Living Increase Factor on the Contract Data Page; and
- (B) is the GLAI on the day prior to the Contract Anniversary.

Single Life Income Options - Under a Single Life Income Option, the GLAI will be available for Systematic Withdrawal each Contract Year from the Option Date until the earlier of:

- the death of the Income Life; or
- the termination of the Guaranteed Lifetime Income Benefit.

Joint Life Income Options - Under a Joint Life Income Option, the GLAI will be available for Systematic Withdrawal each Contract Year from the Option Date until the earlier of:

- the date of death of the last to die of:
 - the Income Life; or
 - the Spouse of the Income Life; or
- the termination of the Guaranteed Lifetime Income Benefit.

The Joint Life Income Options permit the Spouse of the Income Life to continue the Guaranteed Lifetime Income Benefit upon the death of the Income Life following the Option Date. The GLAI will continue to be available to the Spouse for Systematic Withdrawal each Contract Year until the earlier of the death of the Spouse or the termination of the Guaranteed Lifetime Income Benefit. All of the following requirements must be met in order for the Spouse to have the right to continue the Guaranteed Lifetime Income Benefit:

1. A Joint Life Income Option must be selected on the Option Date.
2. The Spouse must be identified on Our form on which You elect Your Joint Life Income Option on the Option Date.
3. The Spouse of the Income Life must qualify as the legal spouse of the Income Life on both the Option Date and the date of death of the Income Life.
4. The roles of the Owner, Annuitant and Beneficiary on both the Option Date and the date of death of the Income Life must be as follows:
 - a. If the Owner is a natural person then:
 - i. The Income Life and the Spouse must be Joint Owners; or
 - ii. The Income Life must be the sole Owner and the Spouse must be the sole primary Beneficiary;
 - b. If the Owner is a non-natural person then:
 - i. The Income Life must be the sole Annuitant and the Spouse must be the sole primary Beneficiary;
5. Upon the death of the Income Life, the Spouse must exercise his/her right to continue the Contract and no death benefit shall be paid.

STEP-UP

On each Contract Anniversary following the Option Date, the GLAI (before the increase from any applicable Cost of Living Increase Factor) will be set equal to the greater of:

- the GLAI as of the previous day; or
- the Contract Value multiplied by the Guaranteed Lifetime Income Benefit Factor for the applicable Income Option and for the Attained Age on the Option Date.

EXCESS WITHDRAWALS

On any day after the Option Date that an Excess Withdrawal occurs (as described below) the GLAI will be reduced in the same proportion that the Excess Amount reduced the Contract Value. The GLAI on the date of an Excess Withdrawal will equal (A) multiplied by (B) where:

- (A) is the GLAI as of the previous day; and
- (B) is 1 minus the Withdrawal Ratio defined below.

A withdrawal (Systematic Withdrawal or otherwise) is considered an "Excess Withdrawal" if:

- It is taken on or after the Option Date; and
- On the day it is taken the cumulative withdrawals for the Contract Year exceed the GLAI as of the previous day.

Any withdrawal that is taken to satisfy any Required Minimum Distribution requirement based on the Contract Value of this Contract pursuant to the Internal Revenue Code of 1986 and the regulations thereunder will be recognized as a withdrawal but not as an Excess Withdrawal if the cumulative withdrawals for the Contract Year do not exceed the Required Minimum Distribution.

The **Withdrawal Ratio** is calculated as (A) divided by the sum of (A) and (B):

- (A) is the Excess Amount of the Excess Withdrawal; and
- (B) is the Contract Value on the current day (after the Excess Withdrawal has been deducted).

The **Excess Amount** of an Excess Withdrawal is equal to the lesser of:

1. The result of (A) minus (B) where:
 - (A) is the cumulative withdrawals for the Contract Year; and
 - (B) is the GLAI as of the previous day; and
2. The amount of the Excess Withdrawal.

BENEFIT TERMINATION

The Guaranteed Lifetime Income Benefit terminates on the date on which the earliest of the following events occurs:

1. The termination of the Contract to which this is attached;
2. Any day after the Option Date that the GLAI is less than the Minimum Systematic Withdrawal Amount shown on the Contract Data Page;
3. The commencement of payments under an Annuity Option;
4. Any date following the Option Date that the Owner is changed other than for the continuation of the Contract by a surviving spouse where a Joint Life Income Option has been selected;
5. The payment of a death benefit under this Contract; or
6. The death following the Option Date of the person on whose life the income depends:
 - a. For a Single Life Income Option, the death of the Income Life; or
 - b. For a Joint Life Income Option, the latest death of:
 - i. The Income Life; or
 - ii. The Spouse of the Income Life if the Spouse has continued the Guaranteed Lifetime Income Benefit following the death of the Income Life.

Once this benefit terminates, it may not be reinstated.

MISSTATEMENT OF AGE OF INCOME LIFE OR SPOUSE

We may require proof of age of the Income Life or the Spouse of the Income Life before making payment of any requested withdrawal. If the age of the Income Life or the Spouse has been misstated, the GLAI will be recalculated assuming the correct ages since the Issue Date.

EVIDENCE OF SURVIVAL OF INCOME LIFE OR SPOUSE

After the Option Date, We may require satisfactory evidence of the continued survival of the Income Life on whose life the GLAI is based. If the Spouse of the Income Life has continued the Guaranteed Lifetime Income Benefit following the death of the Income Life, We may require satisfactory evidence of the continued survival of the Spouse. We reserve the right to refuse payment of a Systematic Withdrawal or other requested withdrawal until satisfactory proof of continued survival is received.

EVIDENCE OF MARITAL STATUS OF INCOME LIFE AND SPOUSE

If a Joint Life Income Option is selected, We may require satisfactory evidence of the marital status of the Income Life and the Spouse of the Income Life as of the Option Date and the date of death of the Income Life if the Spouse elects to continue the Guaranteed Lifetime Income Benefit. We reserve the right to refuse payment of a Systematic Withdrawal or other requested withdrawal until satisfactory proof of marital status is received.



President
Forethought Life Insurance Company

**FORETHOUGHT {FUTURE INCOME SOLUTIONS} INDEXED ANNUITIESSM
DISCLOSURE STATEMENT
SINGLE PREMIUM DEFERRED ANNUITY CONTRACT
CONTAINS FIXED AND INDEXED STRATEGIES**

Thank you for applying for a Forethought Life Single Premium Deferred Annuity Contract series FA2001SPDAX-01 (may be referred to as Certificate series GA2001SPDAX-01 in some states). This is a summary of the features and benefits of your annuity provisions, but it is not part of your Contract. Please read the following information carefully, sign, and return the original Disclosure Statement.

Annuity Contract: The Single Premium Deferred Annuity Contract with fixed and indexed interest strategies is issued by Forethought Life Insurance Company. This Contract is intended for retirement funding or other long-term accumulation needs. Substantial Contract-imposed penalties may apply to full and partial withdrawals in the first 10 years. Under current Federal tax law, interest credited is not taxed and income taxes are not due until monies are withdrawn. In addition to regular income tax, interest withdrawn prior to age 59½ may be subject to a 10% Federal penalty tax. Contract withdrawals are treated as coming from interest first. Amounts received as Annuity Payments under an Annuity Option generally are partly included in taxable income and partly excluded as a return of Premium paid for the Contract.

There is no additional tax-deferral benefit for annuities purchased in an IRA, Roth IRA or other tax qualified plan, since these are already tax-deferred. Placing an annuity in an IRA, Roth IRA or other tax qualified plan will receive no additional tax advantage from the annuity. Therefore, in considering whether or not to purchase such an annuity, only consider the annuity's other features, including the availability of lifetime payments and guaranteed minimum contract values.

Premium: Your premium is credited to your Contract on the issue date. (Contract Years are one-year periods beginning on each Contract Anniversary. The first Contract Year begins on the issue date.)

Accumulation Value: Your accumulation value, or Contract Value, equals the sum of the Account Strategy Values. There are no annual administrative fees, front-end sales charges or loads. There may be rider charges associated with any riders you have chosen to attach to your Contract. Some states charge a premium tax. At our discretion, premium taxes may be deducted from your Contract Value if we are required to pay them.

Choice of Fixed Account Strategy(ies) and Indexed Account Strategy(ies): The Forethought Life Single Premium Deferred Annuity Contract provides a choice of a fixed interest and indexed interest strategies. You specify how to allocate the premium between the strategies you select.

Each available strategy has company-declared factors used in calculating interest earnings for that strategy. These company-declared factors are set in advance and are guaranteed not to change during the Strategy Term. On each Contract Anniversary, you will be sent a report with information about your Contract Value.

Except for the 1-Year Fixed Account Strategy, we may cease to offer a specific Account Strategy on a future Contract Anniversary. We may offer additional strategies on a future Contract Anniversary, subject to the approval of the Insurance Department of the state in which this Contract was issued.

Fixed Account Strategy(ies): This Contract provides one or more Fixed Account Strategies. Daily interest, declared by us, is credited to each Fixed Account Strategy Value at a rate guaranteed not to change during the Strategy Term for that Strategy, but may change for future Strategy Terms. The minimum guaranteed annual interest rate for each of these accounts is 1.00% per annum.

Indexed Account Strategy(ies): Not all Strategies may be available.

{Annual Cap with Monthly Averaging

This index method credits interest at the end of each Strategy Term based on the average monthly percentage change in the S&P 500 Index since the beginning of the Strategy Term, but not to exceed a percentage change (called the Annual Index Cap). The Annual Index Cap is declared in advance and is guaranteed not to change during the Strategy Term, but may change for future Strategy Terms. The guaranteed minimum Annual Index Cap is 3% for this strategy.}

{Annual Spread with Monthly Averaging

This index method credits interest at the end of each Strategy Term based on the average monthly percentage change in the S&P 500 Index since the beginning of the Strategy Term, reduced by a Spread percentage change (called the Annual Index Spread). The Annual Index Spread is declared in advance and is guaranteed not to change during the Strategy Term, but may change for future Strategy Terms. The guaranteed maximum Annual Index Spread is 15% for this strategy.}

{One Year Point-to-Point with Cap

This index method credits interest at the end of each Strategy Term based on the percentage change in the S&P 500 Index since the beginning of the Strategy Term, but not to exceed a percentage change (called the Annual Index Cap). The Annual Index Cap is declared in advance and is guaranteed not to change during the Strategy Term, but may change for future Strategy Terms. The guaranteed minimum Annual Index Cap is 3% for this strategy.}

{Monthly Point-to-Point with Cap

This index method credits interest at the end of each Strategy Term. The rate of interest is the sum of the percentage changes in the S&P 500 Index in each of the 12 monthly periods during the Strategy Term. Each monthly percentage change included in this sum is limited to a maximum amount called a Monthly Index Cap. The Monthly Index Cap is declared in advance and is guaranteed not to change during the Strategy Term, but may change for future Strategy Terms. The minimum guaranteed Monthly Index Cap is 0.50%.}

Allocation of Premium: The Forethought Life Single Premium Deferred Annuity Contract provides a choice of how you allocate your premiums among the fixed interest and indexed interest strategies. You choose your premium allocation percentages at issue.

Reallocation of Contract Value: You may reallocate your Contract Value among the Fixed and Indexed Account Strategies at the end of each Strategy Term.

Access to Contract Value: Withdrawal provisions give you access to your Contract Value. Withdrawals in the first 10 Contract Years are subject to Withdrawal Charges and any applicable Market Value Adjustment. The first Contract Year begins on the issue date. After the first Contract Year, you may make cumulative withdrawals each Contract Year of up to 10% of the Contract Value at the beginning of the Contract Year without incurring Withdrawal Charges. Withdrawals are made from each strategy in the proportion that each strategy bears to the total Contract Value.

Contract Withdrawal Value: If you surrender your Contract you will receive the Contract Withdrawal Value. The Contract Withdrawal Value is the greater of:

- the Contract Value less Withdrawal Charges and any applicable Market Value Adjustment; and
- the Minimum Guaranteed Contract Withdrawal Value defined in the Contract.

Withdrawal Charge: Withdrawal Charges may be assessed on Contract Value withdrawals that exceed the Free Withdrawal Amount. The Withdrawal Charge is equal to the reduction in Contract Value resulting from the Withdrawal, less any available Free Withdrawal Amount, multiplied by the Withdrawal Charge percentages shown in the table below. Withdrawal Charges are not assessed against death benefit proceeds paid due to the death of the Owner. Withdrawal Charges are also not assessed against amounts applied to certain Annuity Options, as set forth in the Contract.

Contract Year	1	2	3	4	5	6	7	8	9	10	11 & Later
Withdrawal Charge	12%	12%	11%	10%	9%	8%	7%	6%	4%	2%	0%

Market Value Adjustment:

{Any amounts that are assessed a Withdrawal Charge will also be subject to a Market Value Adjustment, which may increase or decrease the Contract Value. Market Value Adjustments will not be applied to any Death Benefits paid due to the death of the Owner. Within limits, Market Value Adjustments generally increase the Contract Value when interest rates fall and decrease the Contract Value when interest rates rise. }

{Not applicable.}

Guaranteed Lifetime Income Benefit:

This benefit may be added to your Contract by a Rider, as listed on the Contract Data Page. The Guaranteed Lifetime Income Benefit gives you the right to make Systematic Withdrawals from the Contract up to the amount of the Guaranteed Lifetime Annual Income (GLAI) each year beginning on the Option Date and lasting as long as you live – even after the Contract Value has been exhausted (assuming annual withdrawals do not exceed the GLAI). The Option Date is a date you choose; it does, however, have to be after the Guaranteed Lifetime Income Benefit Waiting Period and after you turn age 59½. The Guaranteed Lifetime Income Benefit Waiting Period is specified on the Contract Data Page. You can change the amount or frequency of your Systematic Withdrawals once per Contract Year.

There may be a monthly charge for this benefit.

The amount of the GLAI on the Option Date is equal to the Guaranteed Lifetime Income Benefit Factor multiplied by the Guaranteed Lifetime Income Account Value. The Guaranteed Lifetime Income Benefit Factor depends on 1) the Income Option you choose on the Option Date, 2) Your attained age on the Option Date, and 3) the Guaranteed Lifetime Income Benefit Factor Schedule in effect on the Option Date.

The Guaranteed Lifetime Income Benefit Factor Schedule may change from time to time prior to the Option Date. The Guaranteed Lifetime Income Benefit Factor will never be less than the applicable Minimum Guaranteed Lifetime Income Benefit Factor shown in this table:

Income Option	Minimum Guaranteed Lifetime Income Benefit Factor
Level Single Life	{ 4% }
Increasing Single Life	{ 3% }
Level Joint Life	{ 3% }
Increasing Joint Life	{ 2% }

The GLAI under Level Income Options does not change after the Option Date other than as a result of the Step-Up and Excess Withdrawal provisions. The GLAI under an Increasing Income Option will increase on each Contract Anniversary by { 2% } of the prior year GLAI starting on the 2nd Contract Anniversary following the Option Date and ending once the Contract Value has been exhausted.

The Single Life Income Options allow annual Systematic Withdrawal of the GLAI during your lifetime. Joint Life Income Options allow your spouse to continue Systematic Withdrawal of the GLAI following your death and for the remainder of your spouse's life. To take advantage of this option your eligible

spouse must be named on the Option Date and your spouse must exercise her/his right to continue the Contract following your death.

The GLAI is the most you can withdraw per Contract Year without affecting future withdrawals available under the Guaranteed Lifetime Income Benefit. Withdrawals in excess of this amount during a Contract Year will cause a reduction in the GLAI available for future years and could result in termination of the Guaranteed Lifetime Income Benefit and your Contract. If Excess Withdrawals result in your GLAI falling below {\$100} and your Contract Value dropping below {\$5,000}, we will treat this as a termination of the Contract and send you the remaining Contract Withdrawal Value.

On the Issue Date of the Contract the Guaranteed Lifetime Income Account Value (GLIAV) is equal to the premium you paid.

After that, and until the earlier of the Option Date and the tenth Contract Anniversary, the GLIAV accumulates at {5}% interest on each Contract Anniversary. The GLIAV will not increase thereafter. There is no increase in the GLIAV between Contract Anniversaries.

The GLIAV is only used to establish the amount of the Guaranteed Lifetime Annual Income; it can only be accessed through Systematic Withdrawals and will not be available for a lump sum withdrawal. Only the Contract Value is available as a lump sum payment. You can change the frequency of your Systematic Withdrawals once per Contract Year.

The Guaranteed Lifetime Income Benefit will also terminate:

- If the Contract is terminated;
- If a death benefit is paid;
- If you elect to begin payments under an Annuity Option;
- Upon the death following the Option Date of the person on whose life the benefit depends; or
- On any date following the Option Date that the owner is changed other than for spousal continuation of the Contract where a Joint Life Income Option has been selected.

}

{

Guaranteed Lifetime Income Benefit Plus: This benefit may be added to your Contract by a Rider, as listed on the Contract Data Page. The Guaranteed Lifetime Income Benefit gives you the right to make Systematic Withdrawals from the Contract up to the amount of the Guaranteed Lifetime Annual Income (GLAI) each year beginning on the Option Date and lasting as long as you live – even after the Contract Value has been exhausted (assuming annual withdrawals do not exceed the GLAI). The Option Date is a date you choose; it does, however, have to be after the Guaranteed Lifetime Income Benefit Waiting Period and after you turn age 59½. The Guaranteed Lifetime Income Benefit Waiting Period is specified on the Contract Data Page. You can change the amount or frequency of your Systematic Withdrawals once per Contract Year.

There may be a monthly charge for this benefit.

The amount of the GLAI on the Option Date is equal to the Guaranteed Lifetime Income Benefit Factor multiplied by the Guaranteed Lifetime Income Account Value. The Guaranteed Lifetime Income Benefit Factor depends on 1) the Income Option you choose on the Option Date, 2) Your attained age on the Option Date, and 3) the Guaranteed Lifetime Income Benefit Factor Schedule in effect on the Option Date.

The Guaranteed Lifetime Income Benefit Factor Schedule may change from time to time prior to the Option Date. The Guaranteed Lifetime Income Benefit Factor will never be less than the applicable Minimum Guaranteed Lifetime Income Benefit Factor shown in this table:

<u>Income Option</u>	<u>Minimum Guaranteed Lifetime Income Benefit Factor</u>
Level Single Life	{ 4% }
Increasing Single Life	{ 3% }

Level Joint Life	{ 3% }
Increasing Joint Life	{ 2% }

The GLAI under Level Income Options does not change after the Option Date other than as a result of the Step-Up and Excess Withdrawal provisions. The GLAI under an Increasing Income Option will increase on each Contract Anniversary by { 2% } of the prior year GLAI starting on the 2nd Contract Anniversary following the Option Date and ending once the Contract Value has been exhausted.

The Single Life Income Options allow annual Systematic Withdrawal of the GLAI during your lifetime. Joint Life Income Options allow your spouse to continue Systematic Withdrawal of the GLAI following your death and for the remainder of your spouse's life. To take advantage of this option, your eligible spouse must be named on the Option Date and your spouse must exercise her/his right to continue the Contract following your death.

The GLAI is the most you can withdraw per Contract Year without affecting future withdrawals available under the Guaranteed Lifetime Income Benefit. Withdrawals in excess of this amount during a Contract Year will cause a reduction in the GLAI available for future years and could result in termination of the Guaranteed Lifetime Income Benefit and your Contract. If Excess Withdrawals result in your GLAI falling below {\$100} and your Contract Value dropping below {\$5,000}, we will treat this as a termination of the Contract and send you the remaining Contract Withdrawal Value.

On the Issue Date of the Contract the Guaranteed Lifetime Income Account Value (GLIAV) is immediately {15%} more than the premium you paid, while the Contract Value is equal to the premium.

After that, and until the earlier of the Option Date and the tenth Contract Anniversary, the GLIAV accumulates at {5%} interest on each Contract Anniversary. The GLIAV will not increase thereafter. There is no increase in the GLIAV between Contract Anniversaries.

The GLIAV is only used to establish the amount of the Guaranteed Lifetime Annual Income; it can only be accessed through Systematic Withdrawals and will not be available for a lump sum withdrawal. Only the Contract Value is available as a lump sum payment. You can change the frequency of your Systematic Withdrawals once per Contract Year.

The Guaranteed Lifetime Income Benefit will also terminate:

- If the Contract is terminated;
- If a death benefit is paid;
- If you elect to begin payments under an Annuity Option;
- Upon the death following the Option Date of the person on whose life the benefit depends; or
- On any date following the Option Date that the owner is changed, other than for spousal continuation of the Contract where a Joint Life Income Option has been selected.

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Death Benefit: If an Owner dies during the Accumulation Period, your Beneficiary(ies) will be paid a death benefit. The death benefit will be the Contract Value as of the date We receive proof of death and election of payment method. At that time and until distributed, the death benefit will receive interest at a rate required by the state in which the Contract is issued. Alternatively, if the Contract is continued by a surviving spouse, the Contract Value may remain in the currently selected strategies for the remainder of the Strategy Term.

Annuity Options: Your Contract provides the following Annuity Options. Other Annuity Options may be available on your Annuity Date.

Life Annuity – Annuity payments continuing for the lifetime of the Annuitant, and terminating with the last payment prior to the Annuitant's death.

Life Annuity with 10 Years of Annuity Payments Guaranteed – Annuity payments continuing for the lifetime of the Annuitant, terminating at the later of the last payment prior to the Annuitant's death or for 120 months.

Life Annuity with 20 Years of Annuity Payments Guaranteed – Annuity payments continuing for the lifetime of the Annuitant, terminating at the later of the last payment prior to the Annuitant's death or for 240 months.

Joint and Last Survivor Annuity – Annuity payments continuing for the joint lifetimes of the Annuitant and the Joint Annuitant, terminating with the last payment prior to the last survivor's death.

Joint and Last Survivor Annuity with 10 Years of Annuity Payments Guaranteed – Annuity payments continuing for the joint lifetimes of the Annuitant and the Joint Annuitant, terminating at the later of the last payment prior to the last survivor's death or for 120 months.

Guaranteed Payment Period – Annuity payments continuing for a guaranteed period of from 5 to 30 years. The payments do not depend on the Annuitant's life.

Alternative Life Annuity Option – Annual annuity payments equal to the Guaranteed Lifetime Annual Income continuing for your lifetime, and terminating with the last payment prior to your death. This option is only available if the Annuity Date occurs on the Maturity Date at your attained age 100.

Other Riders: You may have elected to attach an available rider to your Contract. The following is a brief description of other riders that may be available.

{
Increased Death Benefit Guarantee Rider: This Rider will pay the greater of the Increased Death Benefit Guarantee and the Contract's Death Benefit, if a death benefit is paid under the Contract.

The Increased Death Benefit Guarantee is determined at the beginning of each Contract Year, and immediately after any withdrawal. The Increased Death Benefit Guarantee is equal to:

1. Premium paid; less
2. Any withdrawals taken, including Withdrawal Charges and Market Value Adjustments if applicable; multiplied by
3. the lesser of
 - a. One plus the Increased Death Benefit Guarantee Factor; and
 - b. The Death Benefit Guarantee Rider Maximum Growth shown on the Contract Data Page.

The Increased Death Benefit Guarantee Factor is used to calculate the Increased Death Benefit Guarantee. The Increased Death Benefit Guarantee Factor is equal to $(R) \times (Y)$ where

(R) is the Death Benefit Guarantee Rider Annual Benefit Increase; and

(Y) is the number of Contract Anniversaries that have occurred on or before the date an Owner dies.

The Increased Death Benefit Guarantee Factor will not increase after the Contract Anniversary next following the oldest original Owner's 85th birthday.

On each Contract Anniversary while this Rider is in force, a Rider Charge will be assessed to the Contract Value.

}

Nursing Home Waiver Rider: This rider waives the Withdrawal Charge on any withdrawal of Contract Value after we receive proof that you have been confined to an Approved Nursing Facility on or after the first Contract Anniversary and continuing for at least 60 consecutive days. There is no rider charge for this rider and it is attached to your Contract automatically if approved in the state in which this Contract is issued.

Terminal Illness Waiver Rider: This rider waives the Withdrawal Charge on any withdrawal of Contract Value after the first Contract Anniversary and after we receive proof that you suffer from a Terminal Illness which will result in death within 12 months. There is no rider charge for this rider and it is attached to your Contract automatically if approved in the state in which this Contract is issued.

Summary: Forethought Life Insurance Company of Batesville, Indiana issues the Forethought {Future Income Solutions Annuities}. This Single Premium Deferred Annuity may not be available in all states (may be referred to as an "equity indexed annuity" in certain states). The Contract may be subject to Withdrawal Charges.

This Single Premium Deferred Annuity is not a registered security or stock market investment and does not directly participate in any stock or equity investment.

This Disclosure Statement contains a summary description of this Single Premium Deferred Annuity. State variations may apply. The exact terms of the annuity are contained in the Contract and any attached riders or endorsements, which will control Forethought Life's contractual obligations.

The Standard & Poor's 500 Index ("S&P 500 Index") is used to determine the Index Credit. If the S&P 500 Index is discontinued or if the calculation of the Index is substantially changed, an alternative Index will be substituted, as approved by the Insurance Department of the state in which this Contract is issued. You will be notified in writing if this happens. "Standard & Poor's®," "S&P®," "S&P 500®," "Standard & Poor's 500," and "500" are trademarks of The McGraw-Hill Companies, Inc. and have been licensed for use by Forethought Life Insurance Company. The Contract is not sponsored, endorsed, sold or promoted by Standard & Poor's and Standard & Poor's makes no representation regarding the advisability of purchasing the Contract.

**FORETHOUGHT {FUTURE INCOME SOLUTIONS} INDEXED ANNUITIESSM
DISCLOSURE STATEMENT SIGNATURE PAGE
SINGLE PREMIUM DEFERRED ANNUITY
CONTAINS FIXED AND INDEXED STRATEGIES**

Owner's Statement – I certify that:

- I understand that:
 - The Contract provides a choice between fixed and indexed interest account strategies.
 - The Contract Withdrawal Value is the amount to be paid to me if I fully surrender the Contract. It may include the assessment of Withdrawal Charges and Market Value Adjustments, if applicable.
 - For the Fixed Account Strategy(ies), the Minimum Annual Interest Rate for new Contracts is 1.00%.
 - The Contract is not a registered security or stock market investment and does not directly participate in any stock or equity investment.
 - Only the interest earned in an Indexed Account Strategy may be affected by a stock or equity index.
 - The final decision regarding the allocation of monies between each Fixed Account Strategy and each Indexed Account Strategy is mine, based on my individual situation, needs and goals, and that my agent is not acting as a registered investment adviser.
 - If I place an annuity in an IRA, Roth IRA, or other tax qualified plan, I will receive no additional tax advantage from the annuity.
 - I can reallocate my Contract Value at the end of each Strategy Term to an available Strategy.
- I have received, read, and understand the Contract Disclosure Statement and I have kept a copy of it.
- I have received a copy of the Buyer's Guide to Fixed Deferred Annuities with Appendix for Equity-Indexed Annuities.
- I believe that this annuity Contract is a suitable product for my financial needs.
- I made my strategy account selections and premium allocation percentages on the application, as set forth below:

%	Strategy Account Selections and Allocation Percentages
	1-Year Fixed Account Strategy
{	2-Year Fixed Account Strategy }
{	3-Year Fixed Account Strategy }
{	4-Year Fixed Account Strategy }
{	5-Year Fixed Account Strategy }
{	7-Year Fixed Account Strategy }
{	10-Year Fixed Account Strategy }
{	Annual Cap with Monthly Averaging }
{	Annual Spread with Monthly Averaging }
{	One Year Point-to-Point with Cap }
{	Monthly Point-to-Point with Cap }
100	Total Must Equal 100%

Owner Signature

Date

Joint Owner Signature (if applicable)

Date



Forethought Life Insurance Company
One Forethought Center
P.O. Box 246
Batesville, Indiana 47006-0246

**FORETHOUGHT { FUTURE INCOME SOLUTIONS } INDEXED ANNUITYSM
DISCLOSURE STATEMENT AGENT'S SIGNATURE PAGE
SINGLE PREMIUM DEFERRED ANNUITY CONTRACT
CONTAINS FIXED AND INDEXED STRATEGIES**

Agent's Statement – I certify that:

- I have read the Forethought {Future Income Solutions} Producer Guidelines.
- I gave a copy of the Disclosure Statement to the Owner.
- I gave a copy of the Buyer's Guide to Fixed Deferred Annuities with Appendix for Equity-Indexed Annuities to the Owner.
- I made no statement that is inconsistent with the Disclosure Statement, nor have I made any promises about expected future fixed interest rates, index spreads or index caps of the annuity Contract.

Agent Signature

Agent Printed Name

Date

Instruction to Agent:

- Give this Disclosure Statement to the Owner/Joint Owner
- Two copies of the Disclosure Statement Signature Page are included for your convenience.
 - Complete "fill-in" items. You and the Owner/Joint Owner must sign the Signature Page. It is acceptable to either photocopy the signed, original Signature Page or if a photocopy is not available, to complete and sign two Signature Pages.
 - Give one signed copy to the Owner/Joint Owner.
 - Send the original signed copy along with the annuity application and any other new business forms to:
Forethought Life Insurance Company
P.O. Box 246
Batesville, IN 47006-0246

ANNUAL SPREAD WITH MONTHLY AVERAGING INDEXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of that Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of the Rider and the terms of the Contract, the terms of this Rider will control.

The Annual Spread with Monthly Averaging Indexed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

DEFINITIONS

Annual Index Spread - means the amount subtracted from the result of Annual Index Growth in the calculation of the Index Credit at the end of each Strategy Term. The Annual Index Spread is declared in advance of each Strategy Term and is guaranteed not to change for the length of the Strategy Term. The Annual Index Spread for the first Strategy Term is shown on the Contract Data Page as the Initial Account Index Spread. It will never be more than the Maximum Guaranteed Annual Index Spread shown on the Contract Data Page.

Index - The Standard & Poor's 500 Index ("S&P 500 Index"). It is used to determine the Index Credit. If the S&P 500 Index is discontinued or if the calculation of the Index is substantially changed, We will substitute an alternative Index, as approved by the Insurance Department of the state in which this Contract is issued, and notify You in writing. "Standard & Poor's®," "S&P®," "S&P®," "Standard & Poor's 500," and "500" are trademarks of The McGraw-Hill Companies, Inc. and have been licensed for use by Forethought Life Insurance Company. The product is not sponsored, endorsed, sold or promoted by Standard & Poor's and Standard & Poor's makes no representation regarding the advisability of purchasing the product.

Index Average - means the average of the Index Numbers for the twelve Monthly Anniversaries during each Strategy Term.

Index Date - The last day of the Strategy Term, on which Indexed interest is credited.

Index Number - The published value of the Index. It excludes any dividends that may be paid by the firms that comprise the Index. Index Numbers related to the Issue Date, any Reallocation Dates and any Monthly Anniversaries are as of the last preceding day. Index Numbers related to the Index Date are as of that date. If the Index Number is not published on any day for which an Index Number is required, the nearest preceding published Index Number will be used.

Monthly Anniversary - means the same day of each month as the Issue Date. If the same day does not exist in a month, we use the last day of the month.

CALCULATIONS

Annual Index Growth is expressed as a percentage and is calculated as (A) divided by (B) minus 1, where:

- (A) is the Index Average; and
- (B) is the Index Number as of the start of the Strategy Term.

Index Credit is the effective interest rate credited to the Indexed Account Strategy Value, based on the Annual Index Spread and the performance of the applicable index as measured over the Strategy Term. The Index Credit is calculated as (C) minus (D) where:

- (C) is the Annual Index Growth; and
- (D) is the Annual Index Spread.

The Index Credit will never be less than 0%.

Indexed Account Strategy Value is the Indexed Account Strategy Value for the Annual Spread with Monthly Averaging Indexed Account Strategy Rider is calculated as follows:

1. On the Issue Date, this Indexed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On each Index Date this Indexed Account Strategy Value is the result of (A) plus (B) minus (C) minus (D) minus (E) minus (F), multiplied by (G) where:
 - (A) this Indexed Account Strategy Value on the last Index Date;
 - (B) Reallocations into this Indexed Account Strategy Value since the last Index Date;
 - (C) Reallocations out of this Indexed Account Strategy Value since the last Index Date;
 - (D) Withdrawal Amounts attributable to this Indexed Account Strategy Value since the last Index Date;
 - (E) Rider Charges attributable to this Indexed Account Strategy Value since the last Index Date;
 - (F) any applicable taxes attributable to this Indexed Account Strategy Value since the last Index Date and
 - (G) 1 plus the Index Credit rate.
3. On any other date this Indexed Account Strategy Value is the result of (A) plus (B) minus (C) minus (D) minus (E) minus (F), where:
 - (A) this Indexed Account Strategy Value on the last Index Date;
 - (B) Reallocations in to this Indexed Account Strategy Value since the last Index Date;
 - (C) Reallocations out of this Indexed Account Strategy Value since the last Index Date;
 - (D) Withdrawal Amounts attributable to this Indexed Account Strategy Value since the last Index Date;
 - (E) Rider Charges attributable to this Indexed Account Strategy Value since the last Index Date;
 - (F) any applicable taxes attributable to this Indexed Account Strategy Value since the last Index Date.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Indexed Account Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

ANNUAL CAP WITH MONTHLY AVERAGING INDEXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of that Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The Annual Cap with Monthly Averaging Indexed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

DEFINITIONS

Annual Index Cap - means the upper limit on the Index Credit at the end of each Strategy Term. The Annual Index Cap is declared in advance of each Strategy Term and is guaranteed not to change for the length of the Strategy Term. The Annual Index Cap for the first Strategy Term is shown on the Contract Data Page as the Initial Annual Index Cap. It will never be less than the Minimum Guaranteed Annual Index Cap shown on the Contract Data Page.

Index - The Standard & Poor's 500 Index ("S&P 500 Index"). It is used to determine the Index Credit. If the S&P 500 Index is discontinued or if the calculation of the Index is substantially changed, We will substitute an alternative Index, as approved by the Insurance Department of the state in which this Contract is issued, and notify You in writing. "Standard & Poor's®," "S&P®," "S&P®," "Standard & Poor's 500," and "500" are trademarks of The McGraw-Hill Companies, Inc. and have been licensed for use by Forethought Life Insurance Company. The product is not sponsored, endorsed, sold or promoted by Standard & Poor's and Standard & Poor's makes no representation regarding the advisability of purchasing the product.

Index Average - means the average of the Index Numbers for the twelve Monthly Anniversaries during each Strategy Term.

Index Date - The last day of the Strategy Term, on which Indexed interest is credited.

Index Number - The published value of the Index. It excludes any dividends that may be paid by the firms that comprise the Index. Index Numbers related to the Issue Date, any Reallocation Dates and any Monthly Anniversaries are as of the last preceding day. Index Numbers related to the Index Date are as of that date. If the Index Number is not published on any day for which an Index Number is required, the nearest preceding published Index Number will be used.

Monthly Anniversary - means the same day of each month as the Issue Date. If the same day does not exist in a month, we use the last day of the month.

CALCULATIONS

Annual Index Growth is expressed as a percentage and is calculated as (A) divided by (B) minus 1, where:

- (A) is the Index Average; and
- (B) is the Index Number as of the start of the Strategy Term.

Index Credit is the effective interest rate credited to the Indexed Account Strategy Value, based on the Annual Index Cap and the performance of the applicable Index as measured over the Strategy Term. The Index Credit is calculated as lesser of (C) and (D) where:

- (C) is the Annual Index Growth; and
- (D) is the Annual Index Cap.

The Index Credit will never be less than 0%.

Indexed Account Strategy Value is the Indexed Account Strategy Value for the Annual Cap with Monthly Averaging Indexed Account Strategy Rider is calculated as follows:

1. On the Issue Date, this Indexed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On each Index Date this Indexed Account Strategy Value is the result of (A) plus (B) minus (C) minus (D) minus (E) minus (F), multiplied by (G) where:
 - (A) this Indexed Account Strategy Value on the last Index Date;
 - (B) Reallocations into this Indexed Account Strategy Value since the last Index Date;
 - (C) Reallocations out of this Indexed Account Strategy Value since the last Index Date;
 - (D) Withdrawal Amounts attributable to this Indexed Account Strategy Value since the last Index Date;
 - (E) Rider Charges attributable to this Indexed Account Strategy Value since the last Index Date;
 - (F) any applicable taxes attributable to this Indexed Account Strategy Value since the last Index Date and
 - (G) 1 plus the Index Credit rate.
3. On any other date this Indexed Account Strategy Value is the result of (A) plus (B) minus (C) minus (D) minus (E) minus (F), where:
 - (A) this Indexed Account Strategy Value on the last Index Date;
 - (B) Reallocations in to this Indexed Account Strategy Value since the last Index Date;
 - (C) Reallocations out of this Indexed Account Strategy Value since the last Index Date;
 - (D) Withdrawal Amounts attributable to this Indexed Account Strategy Value since the last Index Date;
 - (E) Rider Charges attributable to this Indexed Account Strategy Value since the last Index Date;
 - (F) any applicable taxes attributable to this Indexed Account Strategy Value since the last Index Date.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Indexed Account Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

MONTHLY POINT-TO-POINT WITH CAP INDEXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of that Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The Monthly Point-To-Point With Cap Indexed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

DEFINITIONS

Monthly Index Cap - means the maximum Monthly Index Growth that may be included in the summation of all Capped Monthly Index Growth values at the end of each Strategy Term. It is declared in advance of each Strategy Term and is guaranteed not to change for the length of the Strategy Term. The Monthly Index Cap for the first Strategy Term is shown on the Contract Data Page as the Initial Monthly Index Cap. It will never be less than the Minimum Guaranteed Monthly Index Cap shown on the Contract Data Page.

Index - The Standard & Poor's 500 Index ("S&P 500 Index"). It is used to determine the Index Credit. If the S&P 500 Index is discontinued or if the calculation of the Index is substantially changed, We will substitute an alternative Index, as approved by the Insurance Department of the state in which this Contract is issued, and notify You in writing. "Standard & Poor's®," "S&P®," "S&P®," "Standard & Poor's 500," and "500" are trademarks of The McGraw-Hill Companies, Inc. and have been licensed for use by Forethought Life Insurance Company. The product is not sponsored, endorsed, sold or promoted by Standard & Poor's and Standard & Poor's makes no representation regarding the advisability of purchasing the product.

Index Date - The last day of the Strategy Term, on which Indexed interest is credited.

Index Number - The published value of the Index. It excludes any dividends that may be paid by the firms that comprise the Index. Index Numbers related to the Issue Date, any Reallocation Dates and any Monthly Anniversaries are as of the last preceding day. Index Numbers related to the Index Date are as of that date. If the Index Number is not published on any day for which an Index Number is required, the nearest preceding published Index Number will be used.

Monthly Anniversary - means the same day of each month as the Issue Date. If the same day does not exist in a month, we use the last day of the month.

CALCULATIONS

Capped Monthly Index Growth value is expressed as a percentage and calculated as the lesser of the Monthly Index Cap or (A) divided by (B) minus 1, where:

- (A) is the Index Number as of the Monthly Anniversary; and
- (B) is the Index Number as of the prior Monthly Anniversary.

Index Credit is the effective interest rate credited to the Indexed Account Strategy Value, based on the Capped Monthly Index Growth values and the performance of the applicable Index as measured over the Strategy Term.

The Index Credit is calculated as the sum of all Capped Monthly Index Growth values over the Strategy Term.

The Index Credit will never be less than 0%.

Indexed Account Strategy Value - The Indexed Account Strategy Value for the Monthly Point-to-Point With Cap Indexed Account Strategy Rider is calculated as follows:

1. On the Issue Date, this Indexed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On each Index Date this Indexed Account Strategy Value is the result of (A) plus (B) minus (C) minus (D) minus (E) minus (F), multiplied by (G) where:
 - (A) this Indexed Account Strategy Value on the last Index Date;
 - (B) Reallocations into this Indexed Account Strategy Value since the last Index Date;
 - (C) Reallocations out of this Indexed Account Strategy Value since the last Index Date;
 - (D) Withdrawal Amounts attributable to this Indexed Account Strategy Value since the last Index Date;
 - (E) Rider Charges attributable to this Indexed Account Strategy Value since the last Index Date;
 - (F) any applicable taxes attributable to this Indexed Account Strategy Value since the last Index Date and
 - (G) 1 plus the Index Credit rate.
3. On any other date this Indexed Account Strategy Value is the result of (A) plus (B) minus (C) minus (D) minus (E) minus (F), where:
 - (A) this Indexed Account Strategy Value on the last Index Date;
 - (B) Reallocations in to this Indexed Account Strategy Value since the last Index Date;
 - (C) Reallocations out of this Indexed Account Strategy Value since the last Index Date;
 - (D) Withdrawal Amounts attributable to this Indexed Account Strategy Value since the last Index Date;
 - (E) Rider Charges attributable to this Indexed Account Strategy Value since the last Index Date;
 - (F) any applicable taxes attributable to this Indexed Account Strategy Value since the last Index Date.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Indexed Account Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

ONE YEAR POINT-TO-POINT WITH CAP INDEXED ACCOUNT STRATEGY RIDER

This Rider is added to and made a part of the Single Premium Deferred Annuity Contract or Certificate (hereafter "Contract") to which it is attached, and is subject to the provisions of that Contract. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The One Year Point-to-Point With Cap Indexed Account Strategy Rider will be available for the amount of the Allocated Premium specified on the Contract Data Page or the Reallocation Amount determined by You as of the Reallocation Date.

DEFINITIONS

Annual Index Cap - means the upper limit on the Index Credit at the end of each Strategy Term. The Annual Index Cap is declared in advance of each Strategy Term and is guaranteed not to change for the length of the Strategy Term. The Annual Index Cap for the first Strategy Term is shown on the Contract Data Page as the Initial Annual Index Cap. It will never be less than the Minimum Guaranteed Annual Index Cap shown on the Contract Data Page.

Index - The Standard & Poor's 500 Index ("S&P 500 Index"). It is used to determine the Index Credit. If the S&P 500 Index is discontinued or if the calculation of the Index is substantially changed, We will substitute an alternative Index, as approved by the Insurance Department of the state in which this Contract is issued, and notify You in writing. "Standard & Poor's®," "S&P®," "S&P®," "Standard & Poor's 500," and "500" are trademarks of The McGraw-Hill Companies, Inc. and have been licensed for use by Forethought Life Insurance Company. The product is not sponsored, endorsed, sold or promoted by Standard & Poor's and Standard & Poor's makes no representation regarding the advisability of purchasing the product.

Index Date - The last day of the Strategy Term, on which Indexed interest is credited.

Index Number - The published value of the Index. It excludes any dividends that may be paid by the firms that comprise the Index. Index Numbers related to the Issue Date and any Reallocation Dates are as of the last preceding day. Index Numbers related to the Index Date are as of that date. If the Index Number is not published on any day for which an Index Number is required, the nearest preceding published Index Number will be used.

CALCULATIONS

Annual Index Growth is expressed as a percentage and is calculated as (A) divided by (B) minus 1, where:

- (A) is the Index Number as of the Index Date; and
- (B) is the Index Number as of the start of the Strategy Term.

Index Credit is the effective interest rate credited to the Indexed Account Strategy Value, based on the Annual Index Cap and the performance of the applicable Index as measured over the Strategy Term. The Index Credit is calculated as lesser of (C) and (D) where:

- (C) is the Annual Index Growth
- (D) is the Annual Index Cap.

The Index Credit will never be less than 0%.

Indexed Account Strategy Value - The Indexed Account Strategy Value for the One Year Point-to-Point With Cap Indexed Account Strategy Rider is calculated as follows:

1. On the Issue Date, this Indexed Account Strategy Value equals the Allocated Premium for this Strategy.
2. On each Index Date this Indexed Account Strategy Value is the result of (A) plus (B) minus (C) minus (D) minus (E) minus (F), multiplied by (G) where:
 - (A) this Indexed Account Strategy Value on the last Index Date;
 - (B) Reallocations into this Indexed Account Strategy Value since the last Index Date;
 - (C) Reallocations out of this Indexed Account Strategy Value since the last Index Date;
 - (D) Withdrawal Amounts attributable to this Indexed Account Strategy Value since the last Index Date;
 - (E) Rider Charges attributable to this Indexed Account Strategy Value since the last Index Date;
 - (F) any applicable taxes attributable to this Indexed Account Strategy Value since the last Index Date and
 - (G) 1 plus the Index Credit rate.
3. On any other date this Indexed Account Strategy Value is the result of (A) plus (B) minus (C) minus (D) minus (E) minus (F), where:
 - (A) this Indexed Account Strategy Value on the last Index Date;
 - (B) Reallocations in to this Indexed Account Strategy Value since the last Index Date;
 - (C) Reallocations out of this Indexed Account Strategy Value since the last Index Date;
 - (D) Withdrawal Amounts attributable to this Indexed Account Strategy Value since the last Index Date;
 - (E) Rider Charges attributable to this Indexed Account Strategy Value since the last Index Date;
 - (F) any applicable taxes attributable to this Indexed Account Strategy Value since the last Index Date.

The Withdrawal Amount, Rider Charges and applicable taxes attributable to this Indexed Account Strategy Value will be in the proportion that the Strategy Value for this Rider bears to the total Contract Value, as determined immediately prior to the withdrawal.

RIDER CHARGES

There are no Rider Charges assessed for this Rider. There may be Rider Charges assessed for other Riders attached to the Contract, which Rider Charges would be included in the Calculations described above.



President
Forethought Life Insurance Company

MARKET VALUE ADJUSTMENT ENDORSEMENT

This Market Value Adjustment Endorsement ("Endorsement") defines the Market Value Adjustment provision for the Contract to which it is attached. This Endorsement is made a part of the Contract or Certificate (hereafter "Contract") to which it is attached and is effective on the date the Contract is issued. Terms used in this Endorsement shall have the same meanings as are set forth in the contract to which this Endorsement is attached unless otherwise defined in this Endorsement. In case of a conflict between the terms of this Endorsement and the terms of the Contract, the terms of this Endorsement will control.

There is no additional periodic charge for this Endorsement.

This Endorsement adds a Market Value Adjustment provision and a Market Value Adjustment Percentage to the Contract.

MARKET VALUE ADJUSTMENT

Any amounts that are assessed a Withdrawal Charge will also be subject to a Market Value Adjustment (MVA). The MVA may be positive or negative. The MVA will not be applied to any death benefit proceeds payable on account of death of the Owner/Participant. The MVA will not be applied to an Annuity Option unless a Withdrawal Charge is applied.

The Market Value Adjustment amount is the Market Value Adjustment Percentage multiplied by that portion of the Withdrawal Amount that is assessed a Withdrawal Charge.

The Market Value Adjustment Percentage equals $A \times (B \text{ minus } C)$, multiplied by $(N/12)$ where:

(A) = the Market Value Adjustment Percentage Factor shown on the Contract Data Page.

(B) = an effective annual interest rate equal to the Initial Annual Interest Rate for the 1-Year Fixed Account Strategy for policies issued to this plan on the last business day before the withdrawal is processed, or equivalent initial rate for policies issued to a comparable plan offered by the Company if this plan is no longer offered on the withdrawal date.

(C) = an effective annual interest rate equal to the Initial Annual Interest Rate for the 1-Year Fixed Account Strategy as shown on the Contract Data Page.

N = number of complete months remaining in the Withdrawal Charge Period.

The Market Value Adjustment Percentage shall be determined so that a withdrawal of all Contract Value would not result in a decrease of the Contract Withdrawal Value below the Minimum Guaranteed Contract Withdrawal Value.

If the Market Value Adjustment Percentage results in an increase of the Contract Withdrawal Value, the percentage added may not exceed the maximum Market Value Adjustment Percentage that could have been deducted if the MVA had resulted in a decrease of the Contract Withdrawal Value, as limited in the preceding paragraph.

The Market Value Adjustment will be equal to $[(D-E) \times F]$ where:

(D) Is the Withdrawal Amount.

(E) Is any Free Withdrawal Amount available and remaining in the Contract Year.

(F) Is the Market Value Adjustment Percentage as described above.



President
Forethought Life Insurance Company

SERFF Tracking Number: FRTH-126433434 State: Arkansas
 Filing Company: Forethought Life Insurance Company State Tracking Number: 44554
 Company Tracking Number:
 TOI: A021 Individual Annuities- Deferred Non- Sub-TOI: A021.003 Single Premium
 Variable
 Product Name: FA2001SPDAX-01 Single Premium Deferred Annuity Contract
 Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

Supporting Document Schedules

Item Status: **Status Date:**

Satisfied - Item: Flesch Certification

Comments:

Attachment:

Indexed CERT OF READABILITY.pdf

Item Status: **Status Date:**

Satisfied - Item: Application

Comments:

This application is also attached in the Form Schedule tab.

Attachment:

FA3007-01 - Index Bonus 115 Application 12-22-09.pdf

Item Status: **Status Date:**

Satisfied - Item: Statement of Variability

Comments:

Attachment:

SoV - Income 115 indexed V122909 generic.pdf

Item Status: **Status Date:**

Satisfied - Item: FA4033-01 and FA4012-02 Riders

Comments:

These riders were both previously approved by your office on the following dates:

FA4012-02 06/08/09

FA4033-02 06/08/09

They will both be used with this product.

Attachments:

SERFF Tracking Number: FRTH-126433434 State: Arkansas
 Filing Company: Forethought Life Insurance Company State Tracking Number: 44554
 Company Tracking Number:
 TOI: A021 Individual Annuities- Deferred Non- Sub-TOI: A021.003 Single Premium
 Variable
 Product Name: FA2001SPDAX-01 Single Premium Deferred Annuity Contract
 Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01
 FA4012-02 Annuity Option Rider.pdf
 FA4033-01 Increased Death Benefit Guarnt Rdr 052109.pdf

Item Status: **Status**
Date:

Satisfied - Item: IRA Riders

Comments:

THE ATTACHED RIDERS WERE APPROVED BY YOUR OFFICE ON 10/19/06 AND WILL ALSO BE USED WITH THIS PRODUCT.

Attachments:

FAIRA-01 IRA Rider.pdf
 FAROTHIRA-01 Roth IRA Rider.pdf

Item Status: **Status**
Date:

Satisfied - Item: Waiver Riders

Comments:

THE ATTACHED RIDERS WERE APPROVED BY YOUR OFFICE ON 10/05/07 AND WILL ALSO BE USED WITH THIS PRODUCT.

Attachments:

FANHW-01 Nursing Home Waiver Rider.pdf
 FATIW-01 Terminal Illness Waiver Rider.pdf

Item Status: **Status**
Date:

Satisfied - Item: Required Certifications

Comments:

Attachments:

AR Income 115 Cert - Agent Education.pdf
 AR Income 115 Cert - Disclosure & Advertising.pdf
 AR Income 115 Cert - Hedging.pdf
 AR Income 115 Indexed Cert - Section 8.pdf

Item Status: **Status**

SERFF Tracking Number: FRTH-126433434 State: Arkansas
Filing Company: Forethought Life Insurance Company State Tracking Number: 44554
Company Tracking Number:
TOI: A02I Individual Annuities- Deferred Non- Sub-TOI: A02I.003 Single Premium
Variable
Product Name: FA2001SPDAX-01 Single Premium Deferred Annuity Contract
Project Name/Number: FA2001SPDAX-01 Single Premium Deferred Annuity Contract/FA2001SPDAX-01

Date:

Satisfied - Item: Guaranty Notice

Comments:

Attachment:

A6011-02-AR Guaranty Notice.pdf

Item Status:

Status

Date:

Satisfied - Item: Form FA4048-01-AR - Information
to Contractholder

Comments:

Attachment:

FA4048-01-AR 011410.pdf

Item Status:

Status

Date:

Satisfied - Item: Certification

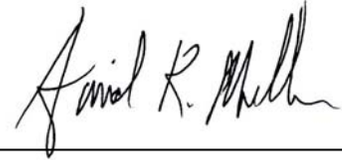
Comments:

Attachment:

Certification 011410.pdf

CERTIFICATION OF READABILITY

Forethought Life Insurance Company hereby certifies that these forms below achieve the Flesch reading ease scores listed.



Signature

David K. Mullen, Secretary

Type name and title

December 21, 2009

Date

Line of Insurance: Life/Annuity

Form Number(s):

FA2001SPDAX-01	50.0
FA3007-01	50.0
FA4034-01	59.0
FA4035-01	59.0
FA4036-01	59.0
FA4037-01	59.0
FA4038-01	59.0
FA4039-01	59.0
FA4040-01	59.0
FA4041-01	57.0
FA4042-01	57.0
FA4044-01	55.5
FA4045-01	56.8
FA4046-01	55.2
FA4047-01	56.2
FA4043-01	50.0

(Please Print)

1. OWNER

First Name		Middle Initial	Last Name		
<input type="checkbox"/> Male	<input type="checkbox"/> Female	Date of Birth (mm/dd/yyyy)		Age	Social Security Number - -
Mailing Address			Residential Address (if different than Mailing Address)		
City			State	Zip Code	Country of Citizenship
Phone Number (home)		Phone Number (work)		E-mail Address	

JOINT OWNER *(Non-Qualified Only – Generally, it is advisable that the Joint Owner be the Spouse of the Owner.)*

First Name		Middle Initial	Last Name		
<input type="checkbox"/> Male	<input type="checkbox"/> Female	Relationship to Owner	Date of Birth (mm/dd/yyyy)	Age	Social Security Number - -
Mailing Address			Residential Address (if different than Mailing Address)		
City			State	Zip Code	Country of Citizenship
Phone Number (home)		Phone Number (work)		E-mail Address	

TRUST **CORPORATION** **PARTNERSHIP**

Full Name					
Phone Number			Tax or Employer ID Number		
Mailing Address			Street Address (if different than Mailing Address)		
City			State	Zip Code	Country of Citizenship
If Trust is Named, Provide Trustee's Full Name				Date Trust Established	

2. ANNUITANT *(Complete only if the Owner and Annuitant are different.)*

First Name		Middle Initial	Last Name		
<input type="checkbox"/> Male	<input type="checkbox"/> Female	Relationship to Owner	Date of Birth (mm/dd/yyyy)	Age	Social Security Number - -
Mailing Address			Residential Address (if different than Mailing Address)		
City			State	Zip Code	Country of Citizenship
Phone Number (home)		Phone Number (work)		E-mail Address	

JOINT ANNUITANT

First Name		Middle Initial	Last Name		
<input type="checkbox"/> Male	<input type="checkbox"/> Female	Relationship to Owner	Date of Birth (mm/dd/yyyy)	Age	Social Security Number - -
Mailing Address			Residential Address (if different than Mailing Address)		
City			State	Zip Code	Country of Citizenship
Phone Number (home)		Phone Number (work)		E-mail Address	

3. BENEFICIARY INFORMATION *(Beneficiary proceeds will be split equally if no percentages are provided. Primary and Contingent Beneficiary percentage designation(s) must be in whole percentages only and each total 100%.)*

Primary

First Name		Middle Initial	Last Name	
<input type="checkbox"/> Male <input type="checkbox"/> Female	Relationship to Owner		Social Security Number - -	
Mailing Address		Residential Address (if different than Mailing Address)		
City		State	Zip Code	Country of Citizenship
E-mail Address				Percentage

Primary **Contingent**

First Name		Middle Initial	Last Name	
<input type="checkbox"/> Male <input type="checkbox"/> Female	Relationship to Owner		Social Security Number - -	
Mailing Address		Residential Address (if different than Mailing Address)		
City		State	Zip Code	Country of Citizenship
E-mail Address				Percentage

Primary **Contingent**

First Name		Middle Initial	Last Name	
<input type="checkbox"/> Male <input type="checkbox"/> Female	Relationship to Owner		Social Security Number - -	
Mailing Address		Residential Address (if different than Mailing Address)		
City		State	Zip Code	Country of Citizenship
E-mail Address				Percentage

Primary **Contingent**

First Name		Middle Initial	Last Name	
<input type="checkbox"/> Male <input type="checkbox"/> Female	Relationship to Owner		Social Security Number - -	
Mailing Address		Residential Address (if different than Mailing Address)		
City		State	Zip Code	Country of Citizenship
E-mail Address				Percentage

Please use section 4 if you require additional Beneficiary space.

4. SPECIAL INSTRUCTIONS AND REMARKS

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9. STATE REQUIRED NOTICES

AR, KY, MA, ND, NM, OK, PA, SD, TN, and WA Residents

Any person who knowingly and with intent to injure, defraud or deceive any insurance company, submits an application for insurance containing any materially false, incomplete, or misleading information, or conceals for the purpose of misleading, any material fact, is guilty of insurance fraud, which is a crime and in certain states, a felony. Penalties may include imprisonment, fine, denial of benefits, or civil damages.

CA Residents – Reg. 789.8

The sale or liquidation of any asset in order to buy insurance, either life insurance or an annuity contract, may have tax consequences. Terminating any life insurance policy or annuity contract may have early withdrawal penalties or other costs or penalties, as well as tax consequences. You may wish to consult independent legal or financial advice before the sale or liquidation of any asset and before the purchase of any life insurance or annuity contract.

CO Residents

It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of any insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado Department of Regulatory Agencies.

NJ Residents

Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

10. OWNER/JOINT OWNER IDENTITY VERIFICATION

Under Federal law, we are required to verify the identity of all new annuity contract Owner(s). Owner information and verification of the identity of all new Owners must be provided. Failure to complete this section will delay or prevent the issuance of the annuity contract. We will ask to see your driver's license, passport, or other government-issued photo identification that will allow us to verify your identity.

Owner		Joint Owner (If any)	
Check One Form of ID:		Check One Form of ID:	
Individual Owner	Non-Individual Owner	Individual Owner	Non-Individual Owner
<input type="checkbox"/> Driver's License	<input type="checkbox"/> Certified Articles of Incorporation	<input type="checkbox"/> Driver's License	<input type="checkbox"/> Certified Articles of Incorporation
<input type="checkbox"/> Passport	<input type="checkbox"/> Partnership Agreement	<input type="checkbox"/> Passport	<input type="checkbox"/> Partnership Agreement
<input type="checkbox"/> Other _____	<input type="checkbox"/> Trust Document	<input type="checkbox"/> Other _____	<input type="checkbox"/> Trust Document
_____	_____	_____	_____
ID Number	State/Country of Issuance	ID Number	State/Country of Issuance
_____	_____	_____	_____
ID Expiration Date		ID Expiration Date	
_____		_____	

For an annuity contract owned by a corporation, association, partnership or trust, customer identification may require that articles of incorporation, partnership agreement or trust document be provided to us. Such documentation will be retained solely for the purposes of customer identification and we accept no responsibility for the enforcement or administration of any of the terms thereof.

12. AGENT DECLARATIONS AND SIGNATURES

Primary Agent Name (Print)			
Address	City	State	Zip Code
Phone Number (home)	E-mail Address		
Business or Institution Name	Business or Institution Phone Number		
License Number	Agent Number		

I declare that: (a) the application was signed and dated by the Owner(s) and by the Annuitant(s), if not the Owner(s), after all answers and information were recorded herein; and (b) I have truly and accurately recorded on this form all of the information provided by the Owner(s) and the Annuitant(s), if not the Owner(s).

Yes To the best of my knowledge, the annuity contract applied for is intended to replace or change existing life insurance policies or annuity contracts. If replacement or change is involved, I have attached the appropriate Replacement form for the Owner(s) and will return with the application.

No

I certify that the appropriate Disclosure Statement and a *Buyer's Guide to Fixed Deferred Annuities with Appendix for Equity-Indexed Annuities* have been provided to the Applicant(s). I have not made any statements that differ from this material nor have I made any promises about the expected future equity values of this annuity contract.

Initials

I certify that in states with suitability requirements that apply to this annuity: (a) the requirements have been met; (b) I have completed the suitability section of the appropriate disclosure statement with the applicant(s); (c) a copy of that form has been left with the applicant(s); and (d) a copy of the form is enclosed with this application.

Initials

I certify that I personally met with the Owner(s), reviewed the government issued identification described in section 10, OWNER/JOINT OWNER IDENTITY VERIFICATION, and verified to the best of my knowledge and belief, that the information accurately reflects the identity of the Owner(s).

Initials

I certify that the funds for the purchase of this annuity contract are not derived from the proceeds of a reverse mortgage.

Initials

Primary Agent Signature

Date

Signed At (City,State)

FORETHOUGHT LIFE INSURANCE COMPANY HOME OFFICE USE ONLY

Forethought {Future Income Solutions} Indexed AnnuitiesSM

Single Premium Deferred Annuity Application

Forethought Life Insurance Company

One Forethought Center

P.O. Box 246

Batesville, IN 47006-0246

Statement of Variability
Forethought Life Insurance Company, Batesville Indiana
Contract Form Series FA2001SPDAX-01

The following values on the Contract Data Page are bracketed to indicate they may vary by contract.

- The “Premium Tax Paid” and “Premium Less Premium Tax” fields on the Contract Data Page are bracketed [] and may be included where applicable, or omitted. If we are required to pay premium tax at issue in the state in which the contract is issued, Premium Tax Paid will be Premium Paid times the state’s premium tax rate, and Premium Less Premium Tax will be Premium Paid minus Premium Tax Paid; otherwise these fields will be omitted.

The following values on the Contract Data Page are bracketed. Any changes in these values will be applicable to future issues only.

- The “Minimum Allocation to Any Strategy” will vary from \$1,000 to \$20,000.
- The “Minimum Withdrawal Amount” will vary from \$1,000 to \$2,500.
- The “Minimum Systematic Withdrawal Amount” will vary from \$25 to \$250.
- The “Minimum Contract Value After Withdrawal” will vary from \$1,000 to \$10,000.
- The “Minimum Guaranteed Contract Withdrawal Value Premium Factor” will vary from 87.5% to 100.0%.
- The “Minimum Guaranteed Contract Withdrawal Value Interest Rate (Fixed and Indexed Allocations)” will vary from 1.00% to 3.00%. These rates are tied to the five-year Constant Maturity Treasury Rate. The methodology for determining the rate is included in the Actuarial Memorandum. Any changes will be applicable only to future issues. The rate will always be equal to or exceed the rate produced by procedures filed with the Department. In addition, any changes in our procedures for determining the minimum guaranteed Accumulation Period interest rate will be filed with the Department prior to use.

For each Fixed and Indexed Account Strategy shown on the Contract Data Pages, the following values are bracketed. These will vary by Contract, according to the Strategies offered and per the Owner’s specifications:

- The Allocated Premium will vary from \$0 to the full amount of premium paid, according to the Owner’s specified premium allocation.
- The Allocated Percentage will vary from 0% to 100%, according to the Owner’s specified premium allocation.

Fixed Account Strategies

The following rider information sections on the Contract Data Page are bracketed to indicate that each version of the “Fixed Account Strategy Rider” may not be offered initially, but may be added for new and existing contracts in the future. Each Strategy will appear if offered at issue. The 1-Year Fixed Account Strategy will always be offered.

- 2-Year Fixed Account Strategy.
- 3-Year Fixed Account Strategy.
- 4-Year Fixed Account Strategy.
- 5-Year Fixed Account Strategy.
- 7-Year Fixed Account Strategy.
- 10-Year Fixed Account Strategy.

For each Fixed Account Strategy shown on the Contract Data Page, the following values are bracketed. Any changes in these values will apply to future issues only:

- The “Strategy End Year” will vary from “2nd Year” to “100th Year”.
 - The “Strategy End Year” will not appear for the 1-Year Fixed Account Strategy and is not applicable to that Strategy.
- The “Initial Annual Interest Rate” will vary from 1.00% to 99.00%.
- The “Interest Rate Bonus” and related disclaimer language will appear only if an interest bonus is offered.
 - If offered for the Strategy, will vary from 0.10% to 10.0%.
 - If not offered for the Strategy, the “Interest Rate Bonus” section will not appear for the Strategy.

Indexed Account Strategies

The following rider information sections on the Contract Data Page are bracketed to indicate that each version of the “Indexed Account Strategy Rider” may not be offered initially, but may be added for new and existing contracts in the future. Each Strategy will appear if offered at issue.

- Annual Cap With Monthly Averaging Indexed Account Strategy
- Annual Spread with Monthly Averaging Indexed Account Strategy
- One Year Point-to-Point with Cap Indexed Account Strategy
- Monthly Point-to-Point with Cap Indexed Account Strategy

For each Indexed Account Strategy shown on the Contract Data Page, the following values are bracketed. Any changes in these values will apply to future issues only:

- The “Annual Index Cap” for both the Annual Cap With Monthly Averaging and the One Year Point-to-Point with Cap Indexed Account Strategies will vary between 3.0% and 20.0%.

- The “Annual Index Spread” for the Annual Spread with Monthly Averaging Indexed Account Strategy will vary between 0.0% and 15.0%.
- The “Monthly Index Cap” for the Monthly Point-to-Point with Cap Indexed Account Strategy will vary between 0.5% and 10.0%.

The following values on the Contract Data Page are bracketed to indicate that each version of the “Guaranteed Lifetime Income Rider” may not be offered initially, but may be added for future issues. At least one of these Riders will be offered initially.

- The “Guaranteed Lifetime Income Benefit Rider” section on the Contract Data Page is bracketed to indicate this rider may be available at the time of issue. The entire section will appear only if offered and elected by the owner at issue. For this Rider, any changes in the following values will be applicable to future issues only:
 - The “Minimum Guaranteed Lifetime Income Benefit Factors”:
 - Attained ages: ages are bracketed to indicate there may be age groupings with equal factors.
 - Level Single Life Income Option will vary from 1% to 10%
 - Increasing Single Life Income Option will vary from 1% to 10%
 - Level Joint Life Income Option will vary from 1% to 10%
 - Increasing Joint Life Income Option will vary from 1% to 10%
 - The “Cost of Living Increase Factor” will vary from 0.25% to 7.0%
 - The “Guaranteed Lifetime Income Benefit Waiting Period” will vary between 0 and 60 months.
 - The “Guaranteed Lifetime Income Account Accumulation Rate” will vary from 0.2% to 10%.
 - The “Guaranteed Lifetime Income Benefit Rider Annual Charge Rate” will vary from 0% to 5%.
 - The “Initial Guaranteed Lifetime Income Account Value” is equal to Premium.
- The “Guaranteed Lifetime Income Benefit Plus Rider” section on the Contract Data Page is bracketed to indicate this rider may be available at the time of issue. The entire section will appear only if offered and elected by the owner at issue. For this Rider, any changes in the following values will be applicable to future issues only:
 - The “Minimum Guaranteed Lifetime Income Benefit Factors”:
 - Attained ages: ages are bracketed to indicate there may be age groupings with equal factors.

- Level Single Life Income Option will vary from 1% to 10%
- Increasing Single Life Income Option will vary from 1% to 10%
- Level Joint Life Income Option will vary from 1% to 10%
- Increasing Joint Life Income Option will vary from 1% to 10%
- The “Cost of Living Increase Factor” will vary from 0.25% to 7.0%.
- The “Guaranteed Lifetime Income Benefit Waiting Period” will vary between 0 and 60 months.
- The “Guaranteed Lifetime Income Account Premium Factor” will be greater than 100% and less than or equal to 150%.
- The “Guaranteed Lifetime Income Account Accumulation Rate” will vary from 0.2% to 10%.
- The “Guaranteed Lifetime Income Benefit Annual Rider Charge Rate” will vary from 0% to 5%.
- The “Initial Guaranteed Lifetime Income Account Value” is equal to Premium multiplied by the Guaranteed Lifetime Income Account Premium Factor.

The following values on the Contract Data Page are bracketed to indicate that the Market Value Adjustment may be added to the contract at issue, at the option of the company. It will not be added or withdrawn after issue.

- “Market Value Adjustment” will be either “Not applicable to this Contract” if not added to the contract at issue or “Applies to this Contract – See Market Value Adjustment Endorsement” if added to the contract at issue by the company.
- “Market Value Adjustment Percentage Factor” will vary between 50% and 100%.

The following values on the Contract Data Page are bracketed to indicate that the “Increased Death Benefit Guarantee Rider” is optional, and that this information will appear only when the Rider is offered by the company and selected on the issue date by the Owner.

- The “Increased Death Benefit Guarantee Rider” section on the Contract Data Page is bracketed to indicate this rider is optional, and can be selected at the discretion of an eligible Owner.
 - The “Death Benefit Guarantee Rider Annual Charge” will vary from 0.10% to 2.00%
 - The “Death Benefit Guarantee Rider Annual Benefit Increase” will vary from 0.25% to 10%.
 - The “Death Benefit Guarantee Rider Maximum Growth” will vary from 20% to 500%.

GUARANTEED PAYMENT PERIOD, NOT TO EXCEED LIFE EXPECTANCY ANNUITY OPTION RIDER

In This Rider

This Rider is made part of the Contract or Certificate (hereafter "Contract") to which it is attached and is effective on the date the Contract is issued. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In the case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

The Benefit

The following additional Annuity Option is available for You to elect on the Annuity Date:

Option 6a – Guaranteed Payment Period, Not to Exceed Life Expectancy – We will make payments for a guaranteed payment period equal to the life expectancy of the Annuitant.

Once payments commence under this Annuity Option, the option is irrevocable and the Contract has no value that can be surrendered, loaned, commuted or withdrawn.

The payments made under this annuity are non-assignable.

The effective date of this Rider is the Issue Date.



President
Forethought Life Insurance Company

INCREASED DEATH BENEFIT GUARANTEE RIDER

THE RIDER

This Rider will provide an Increased Death Benefit Guarantee for the Contract to which it is attached. This Rider is made part of the Contract or Certificate (hereafter "Contract") to which it is attached and is effective on the date the Contract is issued. Terms used in this Rider shall have the same meanings as are set forth in the Contract to which this Rider is attached unless otherwise defined in this Rider. In the case of a conflict between the terms of this Rider and the terms of the Contract, the terms of this Rider will control.

If the Owner is a non-natural person, the term Owner as used in this Rider will refer to the Annuitant.

TEN-DAY RIGHT TO EXAMINE RIDER

If You are not satisfied, You may cancel this Rider by returning it within 10 days after the You receive it. Mail or deliver the Rider to Us at the address shown on page 1 of your Contract or to Your agent. This Rider will then be void from its start.

PAYMENT OF THE INCREASED DEATH BENEFIT GUARANTEE

Prior to the Annuity Date, this Rider will pay the greater of the Increased Death Benefit Guarantee and the Contract's Death Benefit, if a death benefit is paid under the Contract. The Increased Death Benefit Guarantee will be determined as of the death of the Owner, or as of the first death of a Joint Owner. If the Death Benefit is payable to an Owner's surviving spouse and the surviving spouse elects to continue the Contract, then, subject to the limitations of this Rider, the Increased Death Benefit Guarantee will continue without payment on the death of the Owner, and will be determined as of the death of the surviving spouse.

INCREASED DEATH BENEFIT GUARANTEE

The Increased Death Benefit Guarantee is determined at the beginning of each Contract Year, and immediately after any withdrawal. The Increased Death Benefit Guarantee is equal to:

1. Premium paid; less
2. Any withdrawals taken, including Withdrawal Charges; multiplied by
3. the lesser of
 - (a) One plus the Increased Death Benefit Guarantee Factor; and
 - (b) The Death Benefit Guarantee Rider Maximum Growth shown on the Contract Data Page.

DEATH BENEFIT GUARANTEE RIDER ANNUAL BENEFIT INCREASE

The Death Benefit Guarantee Rider Annual Benefit Increase is the rate used to determine the Increased Death benefit Guarantee Factor. The Death Benefit Guarantee Rider Annual Benefit Increase is shown on the Contract Data Page and cannot be changed.

INCREASED DEATH BENEFIT GUARANTEE FACTOR

The Increased Death Benefit Guarantee Factor is used to calculate the Increased Death Benefit Guarantee. The Increased Death Benefit Guarantee Factor is equal $(R) \times (Y)$ where:

- (R) is the Death Benefit Guarantee Rider Annual Benefit Increase; and
(Y) is the number of Contract Anniversaries that have occurred on or before the date an Owner dies.

LIMITATIONS

The Increased Death Benefit Guarantee Factor will not increase after the Contract Anniversary next following the oldest original Owner's 85th birthday.

TERMINATION OF RIDER

This Rider terminates on the earliest of:

1. The date a death benefit is paid; or
2. The Annuity Date; or
3. The date a Joint Owner is named after the Issue Date of the Contract; or
4. The date there is a change in the Owner of the Contract to which the Rider is attached, unless the change is the result of the death of the prior Owner; or
5. The date the Contract terminates.

Once terminated, the Rider cannot be reinstated.

The Rider can not be cancelled, except as indicated in this section and as indicated above under "Ten-Day Right to Examine Rider".

RIDER CHARGES

On each Contract Anniversary while this Rider is in force a Rider Charge will be assessed to the Contract Value. The Rider Charge deducted on each Contract Anniversary equals (A) multiplied by (B) where:

- (A) is the Death Benefit Guarantee Rider Annual Charge, as shown on the Contract Data Page; and
- (B) is the Increased Death Benefit Guarantee in effect at the beginning of the Contract Year just ending.

If there are multiple Strategies, then the Rider Charge assessed to each Strategy will be in the proportion that each Strategy Value bears to the total Contract Value at the time of the Rider Charge.



President
Forethought Life Insurance Company

INDIVIDUAL RETIREMENT ANNUITY RIDER

General

This Rider is made part of the Contract or Certificate (hereafter "Contract") to which it is attached and is effective on the date the Contract is issued. The Contract as amended by this Rider is intended to qualify as an individual retirement annuity under Section 408(b) of the Internal Revenue Code of 1986, as amended (the "Code"). Where the provisions of this Rider are inconsistent with the provisions of the Contract or any Rider of this Contract, the provisions of this Rider will control.

Applicable Provisions

1. Owner

You shall be the Owner and the Annuitant. Any provision of the Contract allowing joint ownership is deleted.

2. Restrictions On Transferability, Exclusive Benefit, Nonforfeitability

(a) The Contract may not be transferred or assigned (except pursuant to a divorce decree in accordance with applicable law) or pledged as collateral for a loan or any other purposes.

(b) The Contract is established for the exclusive benefit of the Owner and the Owner's Beneficiaries.

(c) The entire interest of the Owner in the Contract is nonforfeitable.

3. Limitations on Contributions

(a) Only a rollover contribution (as permitted by Code Sections 402(c), (402(e)(6), 403(a)(4), 403(b)(8), 403(b)(10), 408(d)(3) and 457(e)(16)) will be accepted as the Premium payment for the Contract.

(b) No contributions will be accepted under a SIMPLE IRA plan established by any employer pursuant to Code Section 408(p). Also, no transfer or rollover of funds attributable to contributions made by a particular employer under its SIMPLE IRA plan will be accepted from a SIMPLE IRA, that is, an IRA used in conjunction with a SIMPLE IRA plan, prior to the expiration of the 2-year period beginning on the date the Owner first participated in that employer's SIMPLE IRA plan.

(c) This Contract does not require fixed premium payments. No additional premiums, after the initial Premium, are required to keep this Contract in force.

4. Distributions of Owner's Interest

(a) Notwithstanding any provision of this IRA to the contrary, the distribution of the Owner's interest in the IRA shall be made in accordance with the requirements of Code Section 408(b)(3) and the regulations thereunder, the provisions of which are herein incorporated by reference. If distributions are not made in the form of an annuity on an irrevocable basis (except for acceleration), then distribution of the interest in the IRA (as determined under paragraph 5(c)) must satisfy the requirements of Code Section 408(a)(6) and the regulations thereunder, rather than paragraphs (b), (c) and (d) below and paragraph 5.

- (b) The entire interest of the Owner will commence to be distributed no later than the first day of April following the calendar year in which the Owner attains age 70 ½ (the “required beginning date”) over (a) the life of the Owner or the lives of the Owner and his or her designated Beneficiary or (b) a period certain not extending beyond the life expectancy of the Owner or the joint and last survivor expectancy of the Owner and his or her designated Beneficiary. Payments must be made in periodic payments at intervals of no longer than 1 year and must be either non-increasing or they may increase only as provided in Q&As-1 and -4 of Section 1.401(a)(9)-6T of the Temporary Income Tax Regulations. In addition, any distribution must satisfy the incidental benefit requirements specified in Q&A-2 of Section 1.401(a)(9)-6T.
- (c) The distribution periods described in paragraph (b) above cannot exceed the periods specified in Section 1.401(a)(9)-6T of the Temporary Income Tax Regulations.
- (d) The first required payment can be made as late as April 1 of the year following the year the Owner attains age 70 ½ and must be the payment that is required for one payment interval. The second payment need not be made until the end of the next payment interval.

5. Distributions Upon Owner's Death

- (a) Death On or After Required Distributions Commence. If the Owner dies on or after the date required distributions commence, the remaining portion of his or her interest will continue to be distributed under the contract payment option chosen.
- (b) Death Before Required Distributions Commence. If the Owner dies before required distributions commence, his or her entire interest will be distributed at least as rapidly as follows:
 - (i) If the designated Beneficiary is someone other than the Owner's surviving spouse, the entire interest will be distributed, starting by the end of the calendar year following the calendar year of the Owner's death, over the remaining life expectancy of the designated Beneficiary, with such life expectancy determined using the age of the Beneficiary as of his or her birthday in the year following the year of the Owner's death, or, if elected, in accordance with subparagraph (b)(iii) below.
 - (ii) If the Owner's sole designated Beneficiary is the Owner's surviving spouse, the entire interest will be distributed, starting by the end of the calendar year following the calendar year of the Owner's death (or by the end of the calendar year in which the individual would have attained age 70 ½, if later), over such spouse's life, or, if elected, in accordance with subparagraph (b)(iii) below. If the surviving spouse dies before required distributions commence to him or her, the remaining interest will be distributed, starting by the end of the calendar year following the calendar year of the spouse's death, over the spouse's designated Beneficiary's remaining life expectancy determined using such Beneficiary's age as of his or her birthday in the year following the death of the spouse, or, if elected, will be distributed in accordance with subparagraph (b)(iii) below. If the surviving spouse dies after required distributions commence to him or her, any remaining interest will continue to be distributed under the payment option chosen.
 - (iii) If there is no designated Beneficiary, or if applicable by operation of subparagraph (b)(i) or (b)(ii) above, the entire interest will be distributed by the end of the calendar year containing the fifth anniversary of the Owner's death (or of the spouse's death in the case of the surviving spouse's death before distributions are required to begin under subparagraph (b)(ii) above).

- (iv) Life expectancy is determined using the Single Life Table in Q&A-1 of Section 1.401(a)(9)-9 of the Income Tax Regulations. If distributions are being made to a surviving spouse as the sole designated Beneficiary, such spouse's remaining life expectancy for a year is the number in the Single Life Table corresponding to such spouse's age in the year. In all other cases, remaining life expectancy for a year is the number in the Single Life Table corresponding to the Beneficiary's age in the year specified in subparagraph (b)(i) or (ii) and reduced by 1 for each subsequent year.
- (c) The "interest" in the IRA includes the amount of any outstanding rollover, transfer and recharacterization under Q&As-7 and -8 of Section 1.408-8 of the Income Tax Regulations and the actuarial value of any other benefits provided under the IRA, such as guaranteed death benefits.
- (d) For purposes of paragraphs (a) and (b) above, required distributions are considered to commence on the Owner's required beginning date or, if applicable, on the date distributions are required to begin to the surviving spouse under subparagraph (b)(ii) above. However, if distributions start prior to the applicable date in the preceding sentence, on an irrevocable basis (except for acceleration) under an annuity contract meeting the requirements of Section 1.401(a)(9)-6T of the Temporary Income Tax Regulations, then required distributions are considered to commence on the annuity starting date.
- (e) If the sole designated Beneficiary is the Owner's surviving spouse, the spouse may elect to treat the IRA as his or her own IRA. This election will be deemed to have been made if such surviving spouse makes a contribution to the IRA or fails to take required distributions as a Beneficiary.

6. Multiple IRAs

The Owner may satisfy the minimum distribution requirements under Section 408(b)(3) of the Code by receiving a distribution from one IRA that is equal to the amount required to satisfy the minimum distribution requirement for two or more IRAs. For this purpose, if you own two or more IRAs, you may use the alternative method described in Section 1.408-8 of the Income Tax Regulations, to satisfy the minimum distribution requirements.

7. Compliance

- (a) The Owner has the sole responsibility for determining whether any purchase payment meets applicable income tax rules.
- (b) The Owner or Beneficiary shall be solely responsible for requesting a distribution which complies with this Rider and applicable law.

8. Annual Reports

The Company shall furnish annual calendar year reports concerning the status of the annuity and such information concerning required minimum distributions as is prescribed by the Commissioner of Internal Revenue.

9. Amendments

We reserve the right to amend this Contract or Rider to the extent necessary to qualify as an individual retirement annuity for federal income tax purposes.

10. Meaning of Terms

All of the terms used in this Rider have the same meaning as in the Contract unless otherwise clearly indicated in this Rider. This Rider is subject to all the exclusions, definitions and provisions of the Contract which are not inconsistent with the terms of this Rider.

The effective date of this rider is the Issue Date.



President
Forethought Life Insurance Company

ROTH INDIVIDUAL RETIREMENT ANNUITY RIDER

General

This Rider is made part of the Contract or Certificate (hereafter "Contract") to which it is attached and is effective on the date the Contract is issued. The Contract as amended by this Rider is intended to qualify as a Roth individual retirement annuity under Section 408A of the Internal Revenue Code of 1986, as amended (the "Code"). Where the provisions of this rider are inconsistent with the provisions of the Contract or any rider of the Contract, the provisions of this Rider will control.

Applicable Provisions

The following provisions apply and replace any contrary provisions of the Contract:

1. Owner

You shall be the Owner. Any provision of the Contract that would allow joint ownership is deleted.

2. Restrictions On Transferability, Exclusive Benefit, Nonforfeitability

(a) The Contract may not be transferred or assigned (except pursuant to a divorce decree in accordance with applicable law) or pledged as collateral for a loan or for any other purpose.

(b) The Contract is established for the exclusive benefit of the Owner or the Owner's Beneficiaries.

(c) The entire interest of the Owner in the Contract is nonforfeitable.

3. Limitations On Contributions

(a) Maximum Permissible Amount. Only a qualified rollover contribution will be accepted as the Premium payment for the Contract. A "qualified rollover contribution" is a rollover contribution that meets the requirements of Section 408(d)(3) of the Internal Revenue Code, except the one-rollover-per-year rule of Section 408(d)(3)(B) does not apply if the rollover contribution is from an IRA other than a Roth IRA (a "non-Roth IRA"). A qualified rollover contribution also includes a rollover from a designated Roth account described in Section 402A. Beginning January 1, 2008, a qualified rollover contribution will also include a rollover from any "eligible retirement plan" that meets the requirements of Section 402(c), 403(b)(8) or 457(e)(16). Contributions may be limited under (b) and (c) below.

(b) Qualified Rollover Contribution Limit. A rollover from a non-Roth IRA cannot be made to this IRA if, for the year the amount is distributed from the non-Roth IRA, (i) the Owner is married and files a separate return, (ii) the Owner is not married and has modified AGI in excess of \$100,000 or (iii) the Owner is married and together the Owner and the Owner's spouse have modified AGI in excess of \$100,000. For purposes of the preceding sentence, a husband and wife are not treated as married for a taxable year if they have lived apart at all times during that taxable year and file separate returns for the taxable year.

- (c) Simple IRA Limits. No contributions will be accepted under a SIMPLE IRA plan established by any employer pursuant to Section 408(p). Also, no transfer or rollover of funds attributable to contributions made by a particular employer under its SIMPLE IRA plan will be accepted from a SIMPLE IRA, that is, an IRA used in conjunction with a SIMPLE IRA plan, prior to the expiration of the 2-year period beginning on the date the Owner first participated in that employer's SIMPLE IRA plan.
- (d) Modified AGI. For purposes of (b) above, an Owner's modified AGI for a taxable year is defined in Section 408A(c)(3)(C)(i) and does not include any amount included in adjusted gross income as a result of a rollover from a non-Roth IRA (a "conversion").

4. Required Distributions

- (a) No amount is required to be distributed prior to the death of the Owner.
- (b) Notwithstanding any provision of this IRA to the contrary, the distribution of the Owner's interest in the IRA shall be made in accordance with the requirements of Code Section 408(b)(3), as modified by Section 408A(c)(5), and the regulations thereunder, the provisions of which are herein incorporated by reference. If distributions are not made in the form of an annuity on an irrevocable basis (except for acceleration), then distribution of the interest in the IRA (as determined under paragraph 4(d)) must satisfy the requirements of Code Section 408(a)(6), as modified by Section 408A(c)(5), and the regulations thereunder, rather than the distribution rules in paragraphs (c), (d), (e) and (f) below.
- (c) Upon the death of the Owner, his or her entire interest will be distributed at least as rapidly as follows:
 - (i) If the designated Beneficiary is someone other than the Owner's surviving spouse, the entire interest will be distributed, starting by the end of the calendar year following the calendar year of the Owner's death, over the remaining life expectancy of the designated Beneficiary, with such life expectancy determined using the age of the Beneficiary as of his or her birthday in the year following the year of the Owner's death, or, if elected, in accordance with subparagraph (c)(iii) below.
 - (ii) If the Owner's sole designed Beneficiary is the Owner's surviving spouse, the entire interest will be distributed, starting by the end of the calendar year following the calendar year of the Owner's death (or by the end of the calendar year in which the Owner would have attained age 70 1/2, if later), over such spouse's life, or, if elected, in accordance with subparagraph (c)(iii) below. If the surviving spouse dies before required distributions commence to him or her, the remaining interest will be distributed, starting by the end of the calendar year following the calendar year of the spouse's death, over the spouse's designated Beneficiary's remaining life expectancy determined using such Beneficiary's age as of his or her birthday in the year following the death of the spouse, or, if elected, will be distributed in accordance with subparagraph (c)(iii) below. If the surviving spouse dies after required distributions commence to him or her, any remaining interest will continue to be distributed under the contract payment option chosen.

- (iii) If there is no designated Beneficiary, or if applicable by operation of subparagraph (c)(i) or (c)(ii) above, the entire interest will be distributed by the end of the calendar year containing the fifth anniversary of the Owner's death (or of the spouse's death in the case of the surviving spouse's death before distributions are required to begin under subparagraph (c)(ii) above).
- (iv) Life expectancy is determined using the Single Life Table in Q&A-1 of Section 1.401(a)(9)-9 of the Income Tax Regulations. If distributions are being made to a surviving spouse as the sole designated Beneficiary, such spouse's remaining life expectancy for a year is the number in the Single Life Table corresponding to such spouse's age in the year. In all other cases, remaining life expectancy for a year is the number in the Single Life Table corresponding to the Beneficiary's age in the year specified in subparagraph (c)(i) or (ii) and reduced by 1 for each subsequent year.
- (d) The "interest" in the IRA includes the amount of any outstanding rollover, transfer and recharacterization under Q&A's-7 and -8 of Section 1.408-8 of the Income Tax Regulations and the actuarial value of any other benefits provided under the IRA, such as guaranteed death benefits.
- (e) For purposes of subparagraph (c)(ii) above, required distributions are considered to commence on the date distributions are required to begin to the surviving spouse under such subparagraph. However, if distributions start prior to the applicable date in the preceding sentence, on an irrevocable basis (except for acceleration) under an annuity contract meeting the requirements of Section 1.401(a)(9)-6T of the Temporary Income Tax Regulations, then required distributions are considered to commence on the annuity starting date.
- (f) If the sole designated Beneficiary is the Owner's surviving spouse, the spouse may elect to treat the IRA as his or her own IRA. This election will be deemed to have been made if such surviving spouse makes a contribution to the IRA or fails to take required distributions as a Beneficiary.

5. Compliance

- (a) The Owner has the sole responsibility for determining whether any purchase payment meets the applicable income tax rules.
- (b) The Owner or Beneficiary shall be solely responsible for requesting a distribution which complies with this Rider and applicable law.

6. Annual Reports

The Company shall furnish annual calendar year reports concerning the status of the annuity and such information concerning required minimum distributions as is prescribed by the Commissioner of Internal Revenue.

7. Amendments

We reserve the right to amend this Contract or Rider to the extent necessary to qualify as a Roth IRA for federal income tax purposes.

8. Terms

All of the terms used in this Rider have the same meanings as in the Contract unless otherwise clearly indicated in this Rider. This Rider is subject to all the exclusions, definitions, and provisions of the Contract which are not inconsistent with the terms of this Rider.

The effective date of this rider is the Issue Date.



President
Forethought Life Insurance Company

NURSING HOME WAIVER RIDER

In This Rider

Terms used in this rider shall have the same meanings as are set forth in the Contract to which this rider is attached unless otherwise defined in this rider.

Definitions

Approved Nursing Facility – A facility which:

- Is licensed by the state in which it is located; and
- provides skilled nursing care under the supervision of a Physician; and
- has 24 hour a day nursing services by or under the supervision of a registered nurse; and
- keeps a daily medical record of each patient.

Owner – The Owner or one of the Joint Owners of the Contract to which this rider is attached or the Annuitant or one of the Joint Annuitants if the Owner is a non-natural person.

Physician – A medical doctor who is licensed by the state in which he/she practices medicine and is not a member of the Owner's family.

Proof – Evidence satisfactory to Us.

THE BENEFIT

The Withdrawal Charge will be waived on any portion of the Contract Value withdrawn after We receive Proof that the Owner has been confined to an Approved Nursing Facility on or after the first Contract Anniversary and continuing for at least 60 consecutive days. We must receive Proof no later than 90 days following the Owner's discharge from an Approved Nursing Facility.

The effective date of this rider is the Issue Date.



President
Forethought Life Insurance Company

TERMINAL ILLNESS WAIVER RIDER

In This Rider

Terms used in this rider shall have the same meanings as are set forth in the Contract to which this rider is attached unless otherwise defined in this rider.

Definitions

Owner – The Owner or one of the Joint Owners of the Contract to which this rider is attached or the Annuitant or one of the Joint Annuitants if the Owner is a non-natural person.

Physician – A medical doctor who is licensed by the state in which he/she practices medicine and is not a member of the Owner's family.

Proof – Evidence satisfactory to Us.

Terminal Illness – A medical condition resulting from bodily injury, or disease, or both:

- which has been diagnosed by a licensed and qualified Physician; and
- which diagnosis is supported by clinical, radiological, laboratory evidence or other Proof of the medical condition; and
- which a licensed and qualified Physician certifies is expected to result in death within 12 months; and
- which is confirmed by a second opinion of another licensed and qualified Physician, based upon that Physician's examination of the Owner.

The Physician selected to provide a second opinion must be acceptable to both You and Us. Any second opinion shall be done at Our expense and shall be conclusive as to whether the Owner suffers from a Terminal Illness. We may, at Our sole discretion, waive the requirement of a second opinion.

THE BENEFIT

The Withdrawal Charge will be waived on any portion of the Contract Value withdrawn after the first Contract Anniversary and after We receive Proof that the Owner is suffering from a Terminal Illness.

The effective date of this rider is the Issue Date.



President
Forethought Life Insurance Company

Forethought Life Insurance Company

Arkansas Certification

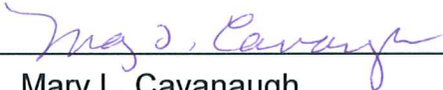
Agent Education – External Indexed Contracts

Contract Form: FA2001SPDAX-01, et. al.

I certify the following:

All agents soliciting this product are suitably licensed and trained. This contract will not be solicited by any person who is not trained and qualified.

Signature:



Name (typed or printed):

Mary L. Cavanaugh

Title or business affiliation:

Executive Vice President,
General Counsel and Secretary

Date:

12/23/09

Forethought Life Insurance Company

Arkansas Certification

Disclosure and Advertising – External Indexed Contracts

Contract Form: FA2001SPDAX-01, et. al.

I certify the following:

Contract Summary Disclosure

A contract summary disclosure is provided at the time of application for this contract. The applicants are required to sign and date the form. A copy is left with the applicant. This form is in no way deceptive, confusing or misleading and has been reviewed and complies with the Arkansas Insurance Department requirements as of this date.

Advertising

Any advertising to be used with these contracts shall be reviewed carefully by the company prior to use. No advertising will be used which has not been reviewed and approved by the company.

Signature:



Name (typed or printed):

Mary L. Cavanaugh

Title or business affiliation:

Executive Vice President,
General Counsel and Secretary

Date:

12/23/09

Forethought Life Insurance Company

Arkansas Certification

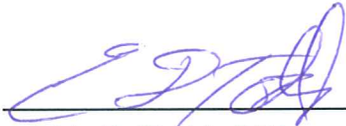
Hedging – External Indexed Contracts

Contract Form: FA2001SPDAX-01, et. al.

I certify the following:

The company has established and will maintain a detailed file defining the system for hedging.

Signature:



Name (typed or printed): Eric D. Todd, CFA

Title or business affiliation: Chief Investment Officer

Date: 12/23/09

Forethought Life Insurance Company

Arkansas Certification

Reserves – External Indexed Contracts

Contract Form: FA2001SPDAX-01, et. al.

I certify the following:

The company will address this contract separately in the annual (Section 8) actuarial opinion and memorandum addressing each year the amount and type of assets held and the level of reserves and how developed.

Signature:



Name (typed or printed): Gregg W. Anderson, FSA, MAAA

Title or business affiliation: Vice President, Product Development

Date: 12/23/09

**LIMITATIONS AND EXCLUSIONS UNDER THE
ARKANSAS LIFE AND HEALTH INSURANCE
GUARANTY ASSOCIATION ACT**

Residents of this state who purchase life insurance, annuities or health and accident insurance should know that the insurance companies licensed in this state to write these types of insurance are members of the Arkansas Life and Health Insurance Guaranty Association ("Guaranty Association"). The purpose of the Guaranty Association is to assure that policy and contract owners will be protected, within certain limits, in the unlikely event that a member insurer becomes financially unable to meet its obligations. If this should happen, the Guaranty Association will assess its other member insurance companies for the money to pay the claims of policy owners who live in this state and, in some cases, to keep coverage in force. The valuable extra protection provided by the member insurers through the Guaranty Association is not unlimited, however. And, as noted in the box below, this protection is not a substitute for consumers' care in selecting insurance companies that are well managed and financially stable.

DISCLAIMER

The Arkansas Life and Health Insurance Guaranty Association ("Guaranty Association") may not provide coverage for this policy. If coverage is provided, it may be subject to substantial limitations or exclusions and require continued residency in this state. You should not rely on coverage by the Guaranty Association in purchasing an insurance policy or contract.

Coverage is NOT provided for your policy or contract or any portion of it that is not guaranteed by the insurer or for which you have assumed the risk, such as non-guaranteed amounts held in a separate account under a variable life or variable annuity contract.

Insurance companies or their agents are required by law to provide you with this notice. However, insurance companies and their agents are prohibited by law from using the existence of the Guaranty Association to induce you to purchase any kind of insurance policy.

The Arkansas Life and Health Insurance Guaranty Association
c/o The Liquidation Division
1023 West Capitol
Little Rock, Arkansas 72201

Arkansas Insurance Department
1200 West Third Street
Little Rock, Arkansas 72201-1904

The state law that provides for this safety-net is called the Arkansas Life and Health Insurance Guaranty Association Act ("Act"). Below is a brief summary of the Act's coverages, exclusions and limits. This summary does not cover all provisions of the Act; nor does it in any way change anyone's rights or obligations under the Act or the rights or obligations of the Guaranty Association.

COVERAGE

Generally, individuals will be protected by the Guaranty Association if they live in this state and hold a life, annuity or health insurance contract or policy, or if they are insured under a group insurance contract issued by a member insurer. The beneficiaries, payees or assignees of policy or contract owners are protected as well, even if they live in another state.

EXCLUSIONS FROM COVERAGE

However, persons holding such policies are NOT protected by this Association if:

- * they are eligible for protection under the laws of another state (this may occur when the insolvent insurer was incorporated in another state whose guaranty association protects insureds who live outside that state);
- * the insurer was not authorized to do business in this state;
- * their policy was issued by a nonprofit hospital or medical service organization, an HMO, a fraternal benefit society, a mandatory state pooling plan, a mutual assessment company, or similar plan in which the policy or contract owner is subject to future assessments, or by an insurance exchange.

The Guaranty Association also does NOT provide coverage for:

- * any policy or contract or portion thereof which is not guaranteed by the insurer or for which the owner has assumed the risk, such as non-guaranteed amounts held in a separate account under a variable life or variable annuity contract.
- * any policy of reinsurance (unless an assumption certificate was issued);
- * interest rate yields that exceed an average rate;
- * dividends and voting rights and experience rating credits;
- * credits given in connection with the administration of a policy by a group contract holder;
- * Employers' plans to the extent they are self-funded (that is, not insured by an insurance company, even if an insurance company administers them);
- * Unallocated annuity contracts (which give rights to group contractholders, not individuals);
- * Unallocated annuity contracts issued to/in connection with abenefit plans protected under Federal Pension Benefit Corporation ("FPBC") (whether the FPBC is yet liable or not);
- * Portions of an unallocated annuity contract not owned by a benefit plan or a government lottery (unless the owner is a resident) or issued to a collective investment trust or similar pooled fund offered by a bank or other financial institution);
- * Portions of a policy or contract to the extent assessments required by law for the Guaranty Association are preempted by State or Federal law;
- * Obligations that do not arise under the policy or contract, including claims based on marketing materials or side letters, riders, or other documents which do not meet filing requirements, or claims for policy misrepresentations, or extra-contractual or penalty claims;
- * Contractual agreements establishing the member insurer's obligations to provide book value accounting guarantees for defined contribution benefit plan participants (by reference to a portfolio of assets owned by a nonaffiliate benefit plan or its trustees).

LIMITS ON AMOUNT OF COVERAGE

The act also limits the amount the Guaranty Association is obligated to cover. The Guaranty Association cannot pay more than what the insurance company would owe under a policy or contract. Also, for any one insured life, the Guaranty Association will pay a maximum of \$300,000 - no matter how many policies and contracts there were with the same company, even if they provided different types of coverages. Within this overall \$300,000 limit, the Association will not pay more than \$300,000 in health insurance benefits, \$300,000 in present value of annuity benefits, or \$300,000 in life insurance death benefits or net cash surrender values - again, no matter how many policies and contracts there were with the same company, and not matter how many different types of coverages. There is a \$1,000,000 limit with respect to any contract holder for unallocated annuity benefits, irrespective of the number of contracts held by the contract holder. These are limitations for which the Guaranty Association is obligated before taking into account either its subrogation and assignment rights or the extent to which those benefits could be provided out of the assets of the impaired or insolvent insurer.



INFORMATION TO CONTRACTHOLDER

If you have any questions regarding your contract, please contact the agent who sold you this policy or contact the company directly at:

Forethought Life Insurance Company
One Forethought Center
Batesville, Indiana 47006-0246
1-877-244-7526

If we at Forethought Life Insurance Company fail to provide you with reasonable and adequate service, you should feel free to contact:

Arkansas Insurance Department
1200 West Third Street
Little Rock, Arkansas 72201
1-501-371-2640 or
1-800-852-5494



CERTIFICATION

I, David K. Mullen, Assistant Secretary of Forethought Life Insurance Company of Batesville, Indiana hereby certify that Form Filing FA1001SPDANX-01, et al complies with Regulation 19s10B of the Arkansas Department of Insurance.

January 14, 2010

A handwritten signature in black ink that reads "David K. Mullen". The signature is written in a cursive style with a horizontal line underneath it.

David K. Mullen
Assistant Secretary