

5900 O Street Lincoln, NE 68510 **Client Service Office**



[800-745-1112] Fax: [402-467-7335]

P.O. Box 81889 Lincoln, NE 68501]

Insured: [John Doe] Policy Number: [E1234567NA]

We will pay the benefits according to the terms of this policy.

LOOK AT THE APPLICATION FORMS. This policy is issued based on payment of the initial premium and the answers in the application (see copy attached). If all answers are not true and complete, this policy may be affected.

NONCANCELABLE AND GUARANTEED RENEWABLE TO AGE 65

CONDITIONALLY RENEWABLE FOR LIFE; SUBJECT TO PREMIUM CHANGE

PLEASE READ THIS POLICY CAREFULLY. This policy is a legal contract between the owner and Ameritas Life Insurance Corp.

RIGHT TO EXAMINE. It is important to us that the owner is satisfied with this policy. If the owner is not satisfied, this policy may be sent back to us or our agent within 20 days after receipt of this policy. If this policy is a replacement for an existing policy, it may be sent back to us within 30 days after receipt of this policy. In either case, this policy will be void from the beginning and any premiums paid will be refunded.

AMERITAS LIFE INSURANCE CORP.

[President

Secretary 1

Business Overhead Expense Policy Nonparticipating

4503NCBOE

This is not an insurance contract.

This is a general specimen and reflects policy rider and endorsement wording in potential policies issued. Certain provisions may vary by state.

Policy form 4503NCBOE is available to occupational classes 6A-2A* and 6M-2M.

As long as premiums are paid, Ameritas Life Insurance Corp. cannot cancel or change the policy or increase the rates.

You can have protection for your lifetime if you keep working and pay the premiums that are in effect.

^{*} If eligible for Business Owner Upgrade.

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POLICY SCHEDULE

Policy Number: [E1234567NA]

 Insured:
 [John Doe]

 Issue Age and Gender:
 [35], [Male]

 Occupational Class:
 [6M]

 Risk Class:
 [Nontobacco]

Owner: [John Doe]

 Policy Date:
 [July 1, 2014]

 Issue Date:
 [July 1, 2014]

 Expiry Date:
 [July 1, 2044]

As of the Expiry Date, this policy is Conditionally Renewable for Life at the premium then in effect.

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POLICY SCHEDULE

(2) At or after age 65

Base Policy Information

Total Disability Benefit \$[10,000] Maximum Monthly Benefit \$[10,000] Maximum Benefit Period for Total Disability starting: (1) Before age 65 [24 Months] (2) At or after age 65 12 Months Elimination Period [90] Days Maximum Overhead Expense Benefit For disability starting: (1) Before age 65 \$[240,000]

\$[120,000]

Rider Information

Extended Residual Disability Rider	
Future Increase Option Rider	
Total Maximum Increase	\$[2,000]
Substitute Salary Expense Rider	
Maximum Monthly Substitute Salary Benefit	\$[5,000]
Maximum Substitute Salary Benefit Period	6 Months
Business Loan Repayment Rider	
Maximum Monthly BLR Benefit	\$[10,000]
Maximum BLR Benefit Period	[To Age 45]
BLR Elimination Period	[90] Days
BLR Expiration Date	[July 1, 2024]

DEFINITION OF TOTAL DISABILITY

Total Disability or Totally Disabled means that, solely due to *sickness* or *injury*, *you* are not able to perform the material and substantial *duties* of *your occupation*.

Broad flexibility in monthly benefit amounts, benefit periods and elimination periods.

A choice of additional protection through optional riders.

Protection if you can't work in your regular occupation, regardless of your ability to work in another occupation. Specialty Own Occupation language is included for physicians and dentists.

4503NCBOE SCH 3A

POLICY SCHEDULE

Premium Information

Base Policy \$[862.00] Extended Residual Disability Rider \$[152.00] Future Increase Option Rider \$[18.04] Substitute Salary Expense Rider \$[40.00] Business Loan Repayment Rider \$[425.00] Subtotal \$[1,497.04] Policy Fee \$[40.00] Total [Annual] Premium \$[1,537.04]

Modal Premium Options

Mode	Premium				
Annual	\$[1,537.04]				
Semiannual	\$[786.49]				
Quarterly	\$[402.23]				
Monthly	\$[132.74]				

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3B

PART I: DEFINITIONS

(Defined terms appear in italics throughout this policy.)

AGE. Means your age on your last birthday. When we use "age" followed by a number, such as age 65, we are referring to the policy anniversary on or after your 65th birthday.

AVAILABLE MONTHLY BENEFIT. Means the amount equal to (a) the *maximum monthly benefit* multiplied by (b) the number of months following the *elimination period* that *you* have been *totally disabled* during one period of *disability* less (c) the sum of all the monthly benefits that were paid for *your total disability* during that same period of *disability*.

BUSINESS. Means any company(ies), entity(ies), or professional practice(s) for which *you* were actively working and were responsible for *business* expenses by reason of ownership or contractual agreement immediately prior to the start of *your disability*.

COVERED OVERHEAD EXPENSES. Means the portion, based on *your* percentage of ownership or *your* responsibility via contractual agreement, of monthly *business* expenses for which *you* are responsible, that are usual and customary in the normal operation of the *business*. These expenses must be identified by the United States Internal Revenue Service as a tax-deductible *business* expense (except as noted below), the amount of which cannot exceed the actual expense that was deducted for tax purposes in the *business* tax year immediately prior to *your disability*.

Any expense covering more than one month will be pro-rated to determine the expense for each month.

Examples of covered overhead expenses are:

- (1) utilities:
- (2) janitorial, laundry and maintenance services;
- (3) employees' wages, payroll taxes, and contributions for benefits, except for those paid to or on behalf of any person identified under item (1) of "Covered overhead expenses do not include" below;
- (4) property and liability insurance premiums, unless waived during a disability;
- (5) business real estate taxes:
- (6) for space which you occupy and use in the operation of your business or profession, either;
 - (a) rent or lease payments; or
 - (b) scheduled installment payments of principal (even if not tax deductible) and interest;
- (7) for furniture, equipment, and implements of *your business* or profession, either;
 - (a) rent or lease payments; or
 - (b) scheduled installment payments of principal (even if not tax deductible) and interest;
- (8) accounting, billing, and collection service fees;
- (9) professional, association, and trade dues;
- (10) professional licensing fees, including the cost of continuing education to maintain such license; and
- (11) scheduled installment payments of interest on business debts.

While you are disabled, we will consider the salary of your substitute as a covered overhead expense up to the lesser of one-half of the maximum monthly benefit or \$10,000 (this salary must be reasonable for the duties performed).

Covered overhead expenses do not include:

- (1) salaries, fees, drawing accounts, profit, or other remuneration for:
 - (a) you; or
 - (b) any person sharing business expenses with you; or
 - (c) any member of your profession or occupation, other than a substitute (as limited above); or
 - (d) any person related to *you* by blood or marriage who was not a paid employee for at least 60 days immediately prior to *your disability*; or
- (2) the cost of goods, inventory, merchandise, products and services, directly attributable to generating revenue; or

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The Available Monthly Benefit creates a pool of benefits that are available throughout the benefit period.

All or part of a substitute's salary may now be a covered expense.

- (3) cost of supplies, fees and expenses passed on to your clients; or
- (4) any expense or debt for which *you* were not liable in the normal course of *your business* or profession prior to a covered *disability*; or
- (5) more than your share of expenses, when they are shared with one or more persons; or
- (6) any expense covered under another disability overhead expense policy that was in effect prior to the *issue date* of this policy; or
- (7) any other expenses, including *business* loan payments, reimbursed or that are reimbursable from any other source; or
- (8) purchase or new rental of furniture or equipment during disability; or
- (9) renovation of an office during disability; or
- (10) the amount of principal in excess of that paid under a plan of scheduled installment payments which began before the start of disability; or
- (11) depreciation or any expense that does not require a cash payment; or
- (12) business expenses incurred after the sale of your business or the termination of your employment or your ownership interest in the business.

DISABILITY or **DISABLED.** Means total disability, totally disabled, residual disability, or residually disabled.

DUTIES. Means all functions that you were performing before onset of a disability.

ELIMINATION PERIOD. Means the period of time *you* must be *disabled* before *we* start paying benefits. Benefits will not accrue or be payable during the *elimination period*. This period is shown on the *schedule*. Days of both *total disability* and *residual disability* will be combined towards satisfaction of the *elimination period*.

GROSS MONTHLY REVENUE. Means *your* share, based on *your* percentage of ownership or *your* right via contractual agreement, of the monthly amount generated for goods sold, work performed or services provided by *you* or *your business*, including *your substitute* or others under *your* direct supervision:

- (1) before deducting usual and customary business expenses (including covered overhead expenses) and income taxes;
- (2) less the cost of goods, inventory, merchandise, products and services directly attributable to generating revenue.

Before benefits are paid under this policy, *you* may elect to have *gross monthly revenue* determined using either the cash accounting method (revenue credited to the period in which it is actually received) or accrual accounting method (revenue credited to the period in which it is actually earned). If *you* choose the cash accounting method, *gross monthly revenue* earned but not received before the onset of a *disability* will not be included in the calculation of *gross monthly revenue*. The method used cannot be changed once *we* begin paying benefits under this policy.

IN FORCE. Means premiums have been paid when due and you remain insured under the terms of this policy.

INJURY. Means any accidental bodily harm caused by a singular and distinct event occurring while this policy is *in force* and that is not contributed to by *sickness*.

ISSUE DATE. Means the date on which coverage begins. This date is shown on the *schedule*.

LAPSE. Means a premium is in default and you are no longer insured under this policy.

LOSS OF NET MONTHLY REVENUE. Means the amount by which gross monthly revenue is less than covered overhead expenses for the same month.

MAXIMUM BENEFIT PERIOD FOR TOTAL DISABILITY. This is shown on the *schedule*.

MAXIMUM MONTHLY BENEFIT. Means the maximum amount of *covered overhead expenses* that we will reimburse under the terms of this policy for each month *you* are *totally disabled* after the *elimination period*. This amount is shown on the *schedule*.

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Elimination period can be satisfied by days of total or residual disability.

OWNER. Means the person or entity shown on the *schedule* or a later written request for change of *owner* approved by *us*. The rights of the *owner* are described in Part VI of this policy.

PHYSICIAN. Means a person (other than *you*, *your* spouse or domestic partner, a member of *your* family, a *business* or professional partner, or any person with whom *you* share a financial or *business* interest) licensed by law in the state in which he or she practices and who is practicing within the scope of such license to treat *injury* or *sickness*. If a loss is due to mental/nervous disorders, the *physician* must be a board-certified psychiatrist or a licensed doctoral-level psychologist.

POLICY DATE. Means the date from which policy anniversaries, policy years and premium due dates are determined. This date is shown on the *schedule*.

PROOF. Means records and statements, including but not limited to medical records, federal and state tax returns, business records (including income and expense statements), business ownership agreements, financial records, employment records, occupation and duties, and evidence of your business overhead expenses.

RESIDUAL DISABILITY OR RESIDUALLY DISABLED. Means that you are not totally disabled and solely due to sickness or injury:

- (1) you are able to perform one or more, but not all, of the material and substantial duties of your occupation; or
- (2) you are able to perform all of the material and substantial duties of your occupation but not for the length of time as was usual prior to your injury or sickness.

RESIDUAL DISABILITY BENEFIT. Means the amount of *loss of net monthly revenue you* incur each month not to exceed the *maximum monthly benefit*.

If you are not working to the fullest extent you are able, the residual disability benefit will be adjusted in accordance with your ability to work as certified by a physician appropriate for the condition causing disability.

RESIDUAL MAXIMUM BENEFIT PERIOD. Means the lesser of: (1) six months; or (2) any unused portion of the *maximum benefit period for total disability*.

SCHEDULE. Means the policy *schedule* or revised policy *schedule* most recently sent to *you* by *us* that includes a summary of *your* benefits and premiums.

SICKNESS. Means any illness or disease first manifested while this policy is *in force*, including complications due to pregnancy or childbirth.

SUBSTITUTE. Means a person who is a member of *your* profession employed from outside the *business* after *your total disability* begins to perform the material and substantial *duties* of *your occupation*. This person cannot be:

- (1) your spouse or domestic partner; or
- (2) a member of your family; or
- (3) a member of your spouse's family; or
- (4) a business or professional partner; or
- (5) any person with whom you share a financial or business interest.

TOTAL DISABILITY OR TOTALLY DISABLED. This is defined on the *schedule*.

WE, OUR, US. Means Ameritas Life Insurance Corp.

YOU, YOUR. Means the person insured under this policy as shown on the schedule.

YOUR OCCUPATION. Your occupation means the occupation or occupations that you were engaged in, based on the duties you were performing for wage or profit, at the time disability began. If you are a physician or dentist and have limited your duties to the performance of the usual and customary functions of a specific, professionally recognized medical or dental specialty, we will consider that specialty your occupation.

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PART II: BENEFIT PROVISIONS

BENEFIT FOR TOTAL DISABILITY. If your total disability begins while this policy is in force, we will reimburse the owner for your covered overhead expenses which are actually incurred and paid for each month you are totally disabled after the elimination period up to the available monthly benefit.

Payment will not be made for more than the *maximum benefit period for total disability*, except as provided by the Extension of Benefits provision in Part II of this policy.

BENEFIT FOR RESIDUAL DISABILITY. If your residual disability begins while this policy is in force, after you satisfy the elimination period, we will pay a residual disability benefit for each month:

- (1) you are residually disabled, and
- (2) solely due to sickness or injury, you suffer a loss of net monthly revenue of at least \$200.

For a compensable residual disability, during one period of disability, the amount payable will not be less than 50% of the maximum monthly benefit.

Residual benefits will terminate upon the earlier of the following:

- (1) the date you are no longer residually disabled; or
- (2) residual disability benefits have been paid for the residual maximum benefit period; or
- (3) the sum of all monthly benefits paid for a period of *disability*, including the Recovery Benefit, equals the maximum overhead expense benefit shown on the *schedule*.

Benefits for residual disability are not payable for any day for which we pay total disability or presumptive total disability benefits.

Benefits for residual disability are not payable for new periods of disability that begin after this policy is conditionally renewed as described in Part IV of this policy.

RECOVERY BENEFIT. If you are no longer disabled, we will pay a residual disability benefit, beginning in the month immediately following a period for which monthly disability benefits have been paid under this policy, but not to exceed three consecutive months, if:

- (1) you are not receiving benefits under this policy; and
- (2) you have a loss of net monthly revenue of at least \$200 that is solely due to your prior disability; and
- (3) the sum of all monthly benefits paid for that period of *disability*, including the Recovery Benefit, is less than the maximum overhead expense benefit shown on the *schedule*.

PHYSICIAN CARE REQUIREMENT. In order to be eligible for *disability* benefits or for *us* to waive premium under this policy, *you* must be under the regular care and treatment of a *physician* appropriate for the condition causing *disability*. If, in the opinion of that *physician*, continued medical treatment will not improve *your* condition, *we* will waive this requirement. However, waiving this physician care requirement does not change or affect *our* rights under the Proof of Loss and Examination provisions in Part V of this policy.

SUCCESSIVE PERIODS OF DISABILITY. Successive periods of disability will be considered as one period if:

- (1) they are caused by the same or related conditions; and
- (2) they are separated by less than 180 days; and
- (3) they each begin while this policy is in force.

All other periods of disability will be considered separate and not successive periods of disability.

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You are reimbursed for the amount of covered expenses you actually incur, up to the available monthly benefit.

Residual benefits require only a loss of time or duties.

No less than 50% of the insured's maximum monthly benefit will be reimbursed.

The Recovery Benefit is a valuable "built-in" extra feature.

Attempts to return to work for up to 180 days within any one qualifying period will not cause a new qualifying period to begin, provided the two periods of disability are from the same or related cause.

For successive periods of disability:

- (1) you will not be required to satisfy a new elimination period, if already satisfied; and
- (2) the maximum benefit period for total disability and the residual maximum benefit period will not start over; and
- (3) the accumulated successive periods of residual disability cannot exceed the residual maximum benefit period; and
- (4) the accumulated successive periods of total disability and residual disability combined cannot exceed the maximum benefit period for total disability.

CONCURRENT DISABILITIES. Disabilities arising from more than one cause at the same time will be treated as a single *disability* and benefits will not exceed those that would have been paid for any one cause.

PRESUMPTIVE TOTAL DISABILITY. We will also consider you totally disabled if, while this policy is in force, you incur the total loss of:

- (1) the sight in both eyes; or
- (2) the hearing in both ears; or
- (3) speech; or
- (4) the use of both hands; or
- (5) the use of both feet; or
- (6) the use of one hand and one foot.

When you are considered totally disabled by reason of this provision:

- (1) benefits will begin to accrue from the date of the specific loss instead of after the elimination period; and
- (2) you must meet the Physician Care Requirement in Part II of this policy; and
- (3) benefit payments will end if the specific loss is recovered; and
- (4) benefit payments will not be made for more than the maximum benefit period for total disability; and
- (5) total disability must begin while this policy is in force.

WAIVER OF PREMIUM. Premium payments must continue until *your* claim has been approved by *us. We* will waive any premium on this policy as it comes due, until *disability* ends, beginning with the date *your* claim is approved but not before 90 days of continuous *disability*. Once *we* start waiving premium, *we* will also refund the pro rata portion of any premium paid that applies to the period of *disability* on or after the date *you* became *disabled*. Beginning with the date *your disability* ends, payment of the pro rata portion of the premium due for coverage until the next premium due date, as well as any premiums that come due thereafter, must be paid in order to keep this policy *in force*.

GOOD HEALTH BENEFIT. We will reduce the *elimination period* shown on the *schedule* by two days, for every consecutive policy year *you* complete after the *issue date* without any monthly *disability* benefits being paid under this policy.

Once we begin paying monthly disability benefits, the good health benefit is reset to zero. It will begin to accumulate again by two days for every consecutive policy year you complete without any monthly disability benefits being paid under this policy, beginning with the policy anniversary immediately following the date that monthly disability benefits are no longer being paid under this policy.

In no case will this benefit reduce the *elimination period* to less than 30 days.

ADVANCE BENEFIT. If you remain totally disabled during the entire month after satisfying the elimination period and your claim has been approved by us, we will pay the first maximum monthly benefit, even if we have not yet received all required proof of your covered overhead expenses for that month. In order for disability benefits to continue, we must receive proof of your covered overhead expenses for that month and all subsequent months in which you continue to be disabled. Any overpayment of covered overhead expenses made for the first month will be applied against future benefits. This benefit will be included as part of the maximum overhead expense benefit shown on the schedule.

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Presumes total disability for certain specific losses. Loss need not be permanent or irrecoverable.

You can work full-time and still receive benefits. No elimination period applies if you are disabled by presumptive disability.

Premium payments are waived upon approval of your claim after you have been continuously disabled for at least 90 days. Any premiums paid beginning with the date of disability will be refunded.

Elimination period will be reduced by two days for every year you complete without receiving any monthly disability benefits under the policy.

After satisfying the elimination period of the Advance Benefit, the first base monthly benefit can be paid, even if the required financial documentation on the covered overhead expenses has not been received. **ACCUMULATION BENEFIT.** If your actual covered overhead expenses in any month during total disability are more than the available monthly benefit, the unpaid balance may be carried forward and reimbursed in the following months during your total disability when actual covered overhead expenses in future months are less than the available monthly benefit. Any remaining unpaid balance of covered overhead expenses will not be reimbursed beyond the maximum benefit period for total disability.

EXTENSION OF BENEFITS. For any one period of *disability*, we will continue to pay *total disability* benefits beyond the *maximum benefit period for total disability*, if:

- (1) you continue to be totally disabled; and
- (2) the maximum monthly benefit multiplied by the number of months in which monthly total disability benefits were paid during the maximum benefit period for total disability is greater than the sum of all of the monthly benefits that were paid for total disability.

Such payments will continue until the earlier of the following:

- the sum of all monthly benefits that were paid for total disability equals the maximum monthly benefit multiplied by the number of months in which monthly total disability benefits were paid during the maximum benefit period for total disability; or
- (2) payments have been made for a period of 12 months beyond the maximum benefit period for total disability.

In no event will the sum of all monthly benefits paid for any one period of *disability*, including the recovery benefit, exceed the maximum overhead expense benefit shown on the *schedule*.

SURGICAL TRANSPLANT. While this policy is *in force*, if a *total disability* results from transplanting a part of *your* body to the body of another person, *we* will consider *you totally disabled* due to *sickness*, provided the transplant occurs more than six months after the *issue date*. In this instance, the *elimination period* will be waived.

COSMETIC SURGERY. While this policy is *in force*, if a *total disability* results from cosmetic surgery to correct a disfigurement or to improve *your* appearance, *we* will consider *you totally disabled* due to *sickness*, provided the cosmetic surgery occurs more than six months after the *issue date*.

REHABILITATION. We will not consider you recovered from a total disability just because you participate in a program of occupational rehabilitation. You may request or we may suggest that you participate in a formal, supervised rehabilitation program designed to help you return to an occupation.

If we mutually agree that such a program is appropriate, we will pay expenses as set forth in a signed, written agreement between you and us.

WORKPLACE MODIFICATION BENEFIT. If we are paying monthly disability benefits under this policy and we mutually agree that a modification to your workplace would be appropriate solely to allow you to return to work, we may reimburse a portion or all of the expense of that modification as set forth in a signed, written agreement between you and us, once we have received written proof of payment of such expenses.

We will pay only those costs that are not otherwise covered by worker's compensation, any public fund, or another policy or rider in effect prior to the *issue date* of this policy. This is an additional benefit and will not be included as part of the maximum monthly benefit or the maximum overhead expense benefit shown on the schedule.

FINDER FEE BENEFIT. If we are paying monthly total disability benefits under this policy, we may reimburse the owner, up to a maximum of \$5,000, for the expense of a professional employment agency to find a substitute to perform your duties. This benefit is payable once during the life of this policy and only after we have received written proof of payment of such an expense. If you have one or more insurance policies that provide a similar benefit, we will not pay more than a total of 100% of the expense incurred under all such policies up to a combined maximum of \$5,000. This is an additional benefit and will not be included as part of the maximum monthly benefit or the maximum overhead expense benefit shown on the schedule.

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If you have more expenses in a month than the maximum benefit payable, you may carry over the excess expenses to the following month or months.

If the insured has not met the maximum benefit, we will extend the maximum benefit period for up to 12 months.

Disability resulting from being a transplant donor that occurs more than six months after the issue date is treated as a sickness and benefits are payable from the first day of disability.

Disability resulting from cosmetic surgery that occurs more than six months after the issue date is treated as a sickness and benefits are payable following the satisfaction of the elimination period.

To help you recover and return to work, basic benefits are still payable if you participate in an approved program of occupational rehabilitation.

The Finder Fee Benefit reimburses up to a maximum benefit of \$5,000, for the cost of a professional employment agency to find a substitute to perform the duties of the insured during his or her disability.

LEGAL AND ACCOUNTING FEE BENEFIT. If we are paying monthly disability benefits under this policy and you terminate or sell your ownership interest in the business due to your disability, we will reimburse your portion of the resulting legal and accounting fees, up to a maximum of \$5,000, if:

- (1) you continue to be disabled due to the same disability; and
- (2) the expense is incurred while this policy is *in force* but not later than 12 months after the end of the *maximum benefit* period for total disability; and
- (3) written proof of payment is provided to us within 90 days of the date the expense is incurred.

This is an additional benefit and will not be included as part of the *maximum monthly benefit* or the maximum overhead expense benefit shown on the *schedule*. If *you* have one or more insurance policies that provide a similar benefit, *we* will not pay more than a total of 100% of the expense incurred under all such policies up to a combined maximum of \$5,000.

BENEFIT CONTINUATION AFTER DEATH. If *you* die while monthly *total disability* benefits are being paid under this policy, *we* will continue to pay monthly *total disability* benefits which otherwise would have been paid had *you* lived, up to but not exceeding the three-month period immediately following *your* death. No benefit will be paid for expenses which accrue after the *business* is closed or *your* ownership interest is sold.

CONVERSION PRIVILEGE. This policy may be converted to an individual disability income indemnity policy at any time before *you* reach *age* 60, if:

- (1) this policy is then in force; and
- (2) you are not disabled at time of conversion; and
- (3) written application is made to us by the owner.

The conversion policy will not include any optional benefit riders, regardless of any riders that may be attached to this policy, and will be subject to the following:

- (1) the maximum benefit period may not exceed two years; and
- (2) the elimination period must be at least as long as the elimination period of this policy; and
- (3) the base monthly benefit may not be greater than the maximum monthly benefit of this policy; and
- (4) the base monthly benefit of the conversion policy, when added to all other disability income coverage in force with all companies, may not exceed our published issue and participation limits then in effect.

We must receive all of the information necessary to determine your eligibility for insurance under the conversion policy, including but not limited to: a completed application, evidence of your current income, and verification of your employment and occupation. We may require additional evidence of financial insurability, as necessary. Evidence of medical insurability will be required if requesting coverage in excess of that described in the paragraph above.

The conversion policy will:

- (1) be a policy form then being issued by us; and
- (2) contain renewability features similar to this policy; and
- (3) provide monthly income for total disability; and
- (4) cover only a disability occurring while it is in force; and
- (5) exclude only conditions excluded by this policy; and
- (6) not depend on business overhead expenses incurred by you for payment of benefits.

The premium for the conversion policy will be based on your age and occupation at time of conversion using our table of rates then in use.

The *issue date* of the conversion policy will be the date *your* application for conversion is approved by *us* and the initial premium is received by *us*. However, the contestable period of the new policy will be measured from the *issue date* of this policy.

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While receiving disability benefits, legal and accounting fees are reimbursed up to a maximum benefit of \$5,000, if the insured terminates or sells their ownership interest of the business, as a result of the disability.

A valuable extra benefit that could pay three months of additional benefit upon your death.

Prior to age 60, if you qualify as outlined in this section, you may exchange this policy for an individual DI policy without evidence of medical insurability.

PART III: EXCEPTIONS/LIMITATIONS

WAR. Benefits are not payable for a *sickness*, *injury* or *disability* caused or contributed to by war, declared or undeclared, or any act or incident of war, or as a result of military service when scheduled active duty is more than three months.

SELF-INFLICTED INJURY. Benefits are not payable for *sickness*, *injury* or *disability* resulting from an intentionally self-inflicted *injury*.

CRIMINAL ACTIVITY. Benefits are not payable during any period *you* are incarcerated; or for any *sickness, injury* or *disability* to which a contributing cause was *your*: commission of, or attempt to commit, a felony; participation in a riot or insurrection; or engaging in an illegal occupation.

TERMINATION OF LICENSE. Except as a direct result of a *sickness* or *injury*, benefits are not payable if *you* are prevented from engaging in an occupation as the result of suspension, revocation, or surrender of a professional or occupational license or certification.

RESIDENCE. While *you* reside outside of the United States or Canada, *we* will not pay benefits for more than twelve months during the lifetime of this policy.

PREGNANCY. Benefits are not payable for normal pregnancy or childbirth until you have been disabled for 90 days.

PRE-EXISTING CONDITIONS. During the first 24 months following the *issue date* of this policy, *we* will pay benefits for a *disability* caused or contributed to by a pre-existing condition only if that condition is:

- (1) fully disclosed and not misrepresented on this policy's application; and
- (2) not specifically excluded by name or specific description.

A pre-existing condition means any physical or mental condition for which, during the 24-month period preceding the *issue date* of this policy:

- you have sought medical advice or treatment, undergone diagnostic procedures, or have been prescribed drugs or medication; or
- (2) a reasonably prudent person would have sought medical advice, care, or treatment.

PART IV: PREMIUM AND RENEWAL PROVISIONS

PAYMENT OF PREMIUMS. The first premium is due on the *policy date*. Subsequent premiums are payable on or before the date they are due. Premiums must be paid to *us* at the client service office address shown on the front cover of this policy. All premiums are payable in United States currency.

The premium mode is shown on the *schedule*. The mode may be changed, subject to *our* approval; however, it may not be changed while *disability* benefits are being paid.

If we accept a premium while this policy is in force, this policy will continue in force until the end of the period for which the premium was paid.

We will refund the unused portion of the premium in the event of your death.

GRACE PERIOD. A 31-day grace period is allowed for payment of premiums not paid on or before due dates. Coverage will continue *in force* during the grace period.

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As long as pre-existing conditions have been fully disclosed and they are not specifically excluded, they will be covered.

You have extra time to pay a premium that is due while coverage continues.

REINSTATEMENT. Within one year after this policy *lapses*, we will consider reinstatement of this policy upon payment of all past due premiums. We may require an application for reinstatement and evidence of insurability.

If we accept the past due premium with no further requirements, we will reinstate this policy effective the date the past due premium was received. If we require an application for reinstatement, this policy will be reinstated:

- (1) when we approve your application; or
- (2) 45 days after the date of the application unless we have refunded the premium and notified you in writing of our denial.

Following reinstatement, this policy will cover only:

- (1) an injury that occurs after the date of reinstatement; or
- (2) a sickness beginning more than 10 days after the date of reinstatement.

All other rights of this policy will remain the same except for changes made to this policy as a result of reinstatement.

NONCANCELABLE AND GUARANTEED RENEWABLE TO AGE 65. Until age 65, as long as premium is paid by the end of the Grace Period, we shall not:

- (1) cancel this policy (except for nonpayment of premium); nor
- (2) increase the premium; nor
- (3) add any restrictions.

CONDITIONALLY RENEWABLE FOR LIFE; SUBJECT TO PREMIUM CHANGE. This policy may be renewed on each policy anniversary from *age* 65 for life, if, at the time of renewal:

- (1) no benefit is being received, including Waiver of Premium, under this policy or any attached rider; and
- (2) you are actively working at least 30 hours each week for wage or profit; and
- (3) this policy is in force with no premium in default; and
- (4) the premium in effect for your age at that time is paid; and
- (5) you furnish proof that you are responsible for the expense of operating a business.

If this policy is renewed under this provision, only the benefit for *total disability* will be renewed. At the time of renewal, all exclusion riders, limitations, exceptions, endorsements, and ratings will be renewed and remain part of this policy, unless specified otherwise. All other non-exclusion riders attached to this policy and *in force* at *age* 65 are non-renewable and will terminate according to the terms of those riders.

SUSPENSION DURING SERVICE IN THE ARMED FORCES. If *you* are on active duty in any armed forces for more than 30 days, the *owner* has the option to suspend this policy. During such suspension:

- (1) the provisions of this policy will not be in effect; and
- (2) the contestable period in Part VI of this policy shall be tolled; and
- (3) premium payments shall not be required.

The owner must request this suspension in writing. We will refund the part of any premium paid beyond your active duty date. If your active service ends before you reach age 65, the owner may reinstate this policy within 90 days after your active service ends. We must receive this request in writing along with your deactivation notice and payment of the premium due for coverage until the next premium due date. We will reinstate this policy effective the date premium is received. This policy will not cover a disability from injuries which occurred, or sickness first manifested, while this policy was suspended. Otherwise, the owner and we shall have the same rights under this policy as each had before it was suspended.

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Reinstating coverage is possible within one year after the policy lapses.

Premiums on a Noncancelable and Guaranteed Renewable policy are guaranteed to age 65. We cannot cancel the policy except for non-payment of premium and we cannot change the terms of the policy except to the benefit of the client or per the client's request.

PART V: CLAIM PROVISIONS

NOTICE OF CLAIM. A claim must be sent to *us* in writing within 30 days after the date of loss, or as soon as reasonably possible, thereafter. The notice of claim should be submitted to *us* at the client service office address shown on the front cover of this policy and must include *your* name and policy number.

CLAIM FORMS. When we receive your notice of claim, we will send you forms for filing your proof of loss. If we do not send these forms to you within 15 days after receipt of your notice of claim, you may meet the proof of loss by giving us a written statement describing the nature and extent of your loss. You should send it to us within the time limit stated below.

PROOF OF LOSS. It is *your* responsibility, at *your* expense, to submit to *us* written *proof* of loss necessary to evaluate *your* claim, within 90 days after the end of each monthly period for which *you* are claiming *disability* benefits. If *you* are not able to send it within that time, it may be sent as soon as reasonably possible thereafter without affecting *your* claim. The additional time allowed cannot exceed one year unless *you* are legally incapacitated. We may request additional *proof* of loss as often as necessary to evaluate *your* claim.

TIME OF LOSS. A loss must occur while this policy is *in* force.

TIME OF PAYMENT OF CLAIMS. We will pay disability benefits due, in arrears, on a monthly basis, beginning the later of:

- (1) one month after the end of the elimination period; or
- (2) the date all proof of loss has been received and your claim has been approved by us.

Benefits for any other loss will be paid as soon as we receive proper written proof.

PAYMENT OF CLAIMS. *You* must satisfy all terms and conditions of this policy in order for benefits to become payable. All benefits are payable to the *owner*, unless assigned to another person.

If the person who is to receive payments is dead or incompetent, we will make the payments to the legal representative for the property of that person. If no legal representative exists, we may make payment, not to exceed \$5,000, to any relative of that person we consider to be justly entitled to payment. If we do this, we will be discharged to the extent of such payment made in good faith. In order to continue benefits beyond this amount, we will require verification of a legal representative such as a durable power of attorney, conservator, or executor.

Payment of monthly benefits for a period of less than one month will be at the daily rate of 1/30 of the applicable monthly benefit.

EXAMINATION. We have the right as necessary, at our expense, to obtain other medical opinions from, or have you examined by, physicians of our choice. We also have the right, at our expense, to obtain from a specialist of our choice; vocational evaluations, functional capacity evaluations, and any other evaluations and examinations that we determine are necessary to assess your claim. We may suspend or deny benefits under this policy, if you fail to attend an examination or responsibility.

We have the right, at our expense and by a financial examiner of our choice, to require an examination of all relevant financial and operational records, as often as is reasonably required while your claim is pending or is being paid.

LEGAL ACTIONS. No legal action may be brought to recover on this policy within 60 days after written *proof* of loss has been given as required by this policy. No such action may be brought after three years from the time written *proof* of loss is required to be given. All actions must be brought in either a state or federal court within the United States.

FRAUD. In the event this policy and any rider, benefit, or reinstatement of this policy is procured by fraud or a claim is made with intent to deceive, this policy will be void. This provision shall control over all other policy provisions.

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You have a reasonable length of time to file a claim.

Disability benefits are paid to the owner of the policy, unless otherwise assigned.

PART VI: GENERAL PROVISIONS

TIME LIMIT ON CERTAIN DEFENSES. After two years from the *issue date* of this policy or the effective date of any change to this policy or reinstatement, only fraudulent misstatements in the application may be used to void this policy or any change to this policy or deny a claim for loss incurred or *disability* that starts after the two-year period. However, for a *disability* that starts during this two-year period, *we* may void this policy if *you* made material misrepresentations in *your* application.

Applications include the application for this policy and any amendments or supplemental applications including those used for reinstatement or policy changes.

No claim for loss incurred or *disability* that starts after two years from the *issue date* will be reduced or denied because a disease or physical condition not excluded by name or specific description effective on the date of loss had existed prior to the *issue date*.

POLICY OWNERSHIP. The owner has the right to:

- (1) receive any benefits due under this policy; and
- (2) assign this policy; and
- (3) exercise other rights that this policy provides or that we permit.

MISSTATEMENT OF AGE AND GENDER. If *your age* or gender has been misstated, benefits will be adjusted to reflect the amount the premium would have purchased at *your* correct *age* and gender. If, however, no coverage would have been issued at the correct *age*, *you* will not be covered and *we* will refund all premiums paid.

ENTIRE CONTRACT. The entire contract consists of:

- (1) this policy; and
- (2) any riders; and
- (3) any endorsements; and
- (4) the attached copy of the application, and any amendments or supplemental applications; and
- (5) the applicable schedule(s).

No change in this policy will be effective until approved by one of *our* authorized officers. This approval must be noted on or attached to this policy. No agent may change this policy or waive any of its provisions.

NONPARTICIPATING POLICY. This policy is nonparticipating. No dividends will be paid under this policy.

HEADINGS. The paragraph headings in this policy are included for convenience only and do not modify or control the scope of any of the provisions of this policy.

CONFORMITY WITH STATE STATUTES. If any provisions of this policy are in conflict with the laws of the state where *you* reside on the *issue date* of this policy, those provisions are amended to conform to the minimum requirements of those laws.

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During the first two years, the policy is contestable for misrepresentation. After two years, the policy is contestable only for fraud (subject to applicable state law variations).

DUTY TO COOPERATE. You have the duty to cooperate with us concerning all matters relating to this policy and any claims thereunder. This cooperation includes, but is not limited to:

- (1) submitting all required forms and other documentation according to this policy's provisions; and (2) securing appropriate medical treatment for the condition(s) upon which *your* claim for benefits under this policy is based. This includes such corrective/remedial surgery or generally accepted medical procedures which to a physician appropriate for such condition(s) would appear medically reasonable.

TERMINATION. This policy terminates on the earlier of the following:

- (1) the expiry date shown on the schedule, unless this policy is renewed as provided under the Conditionally Renewable for Life provision in Part IV of this policy; or
- (2) the end of the period for which premium has been paid, if premium is not paid by the end of the Grace Period; or
- (3) the date we receive the owner's written request to terminate this policy; or
- (4) the date of your death.

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Ameritas Life Insurance Corp.

BUSINESS LOAN REPAYMENT RIDER

This Business Loan Repayment (BLR) rider is designed to reimburse the scheduled *monthly loan payment* for the duration of a *business* loan while *you* are *totally disabled*.

DEFINITIONS

MAXIMUM MONTHLY BLR BENEFIT. Means the maximum benefit amount that will be reimbursed each month under this rider. This amount is shown on the *schedule*.

MAXIMUM BLR BENEFIT PERIOD. Means the maximum length of time that *we* will pay benefits under this rider. This period is shown on the *schedule*.

BLR ELIMINATION PERIOD. Means the period of time *you* must be *totally disabled* before *we* start paying benefits under this rider. Benefits will not accrue or be payable during the *BLR elimination period*. This period is shown on the *schedule*.

LOAN AGREEMENT. Means the legal contract that states the terms of the agreement between *you* and the *lender. We* are not a party to this agreement and have no liability under the terms and conditions, therein.

LENDER. Means the financial institution identified in the application, or its lawful successor(s), that is party to the *loan agreement*.

MONTHLY LOAN PAYMENT. Means the scheduled *monthly loan payment*, as defined in the *loan agreement*. Any scheduled payment that is not on a monthly basis will be prorated to determine the expense for each month.

BENEFIT PROVISIONS

BENEFITS FOR TOTAL DISABILITY. If your total disability begins while this rider is in force, for each month you are totally disabled after the BLR elimination period, we will reimburse your portion of the amount of monthly loan payment which is actually incurred and paid, not to exceed the maximum monthly BLR benefit, once we have received written proof of payment of this amount.

In order for benefits to be payable under this rider, you must satisfy all the terms and conditions of the policy and this rider.

Benefits will terminate on the earlier of the following:

- (1) the date you are no longer totally disabled; or
- (2) benefits have been paid for the maximum BLR benefit period; or
- (3) the date you are no longer responsible for the loan obligation stated in the loan agreement; or
- (4) the date the loan agreement terminates.

The business debt specified in the loan agreement covered by this rider is not considered a covered overhead expense under the policy.

If you have coverage for the same *loan agreement* from any other source at the time benefits become payable under this rider, the benefits herein will be adjusted to a proportion equal to the percentage that the benefit of this rider bears to the total amount of coverage *in force*.

In no event will the sum of the benefits paid under this rider and those paid from any other source exceed the total loan obligation outlined in the *loan agreement*.

We will refund the unused portion of any premium paid in the event the loan agreement is terminated, once we receive written proof of termination.

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While the insured continues to be totally disabled, the Business Loan Repayment Rider, reimburses the portion of principal and interest of a specified business-related loan, as long as the loan obligation remains but not to exceed the termination date of the rider.

NEW LOAN COVERAGE OPTION. Within 90 days of the date this rider terminates, *you* may apply for a new Business Loan Repayment Rider subject to financial underwriting only, if:

- (1) your age is not more than 60; and
- (2) the policy to which this rider is attached is then in force; and
- (3) you are not disabled at time of application; and
- (4) you have never received monthly disability benefits under the policy; and
- (5) you have not already exercised this option under a previous rider of the same type during the life of the policy; and
- (6) written application is made to us by the owner.

The new rider will be subject to the following:

- (1) the maximum monthly BLR benefit and BLR elimination period must not exceed that which was issued on the rider under which this option is being exercised; and
- (2) the loan duration must not exceed that which was covered by the rider under which this option is being exercised nor what is available for *your age* at that time in accordance with *our* published underwriting guidelines then in effect; and
- (3) the total loan obligation must not exceed the amount which was covered by the rider under which this option is being exercised; and
- (4) covers only a total disability that occurs after the issue date of the new rider; and
- (5) the *maximum monthly BLR benefit*, when added to all other like coverage *in force* with *us*, may not exceed *our* issue limits based on *our* published financial underwriting guidelines then in effect.

The premium for the new rider will be based on:

- (1) your attained age as of the issue date of the new rider; and
- (2) the occupation class shown on the schedule attached to the policy on the issue date of the new rider.

CONVERSION OPTION. This rider may be converted to an individual disability business overhead expense policy at any time before *you* reach *age* 60, if:

- (1) the policy and this rider are then in force; and
- (2) you are not disabled at time of conversion; and
- (3) written application is made to us by the owner.

The conversion policy will not include any optional benefit riders and will be subject to the following:

- (1) the maximum benefit period for total disability may not be greater than that of the policy to which this rider is attached;
- (2) the *elimination period* must be at least as long as the *elimination period* of the policy to which this rider is attached; and
- (3) the maximum monthly benefit may not be greater than the maximum monthly BLR benefit of this rider; and
- (4) the *maximum monthly benefit* of the conversion policy, when added to all other disability business overhead expense coverage *in force* with all companies, may not exceed *our* published issue and participation limits then in effect.

We must receive all of the information necessary to determine your eligibility for insurance under the conversion policy, including but not limited to: a completed application, evidence of your current covered overhead expenses, and verification of your employment, occupation, and that you are responsible for the expense of operating a business. We may require additional evidence of financial insurability, as necessary. Evidence of medical insurability will be required if requesting coverage in excess of that described in the paragraph above.

The conversion policy will:

- (1) be a policy form then being issued by us; and
- (2) contain renewability features similar to the policy to which this rider is attached; and
- (3) cover only a disability occurring while it is in force; and
- (4) exclude only conditions excluded by the policy to which this rider is attached; and
- (5) depend on business overhead expenses incurred and paid by you for payment of benefits.

Within 90 days of the prior Business Loan Repayment Rider, the insured may apply for a new Business Loan Repayment Rider subject to the criteria listed.

The premium for the conversion policy will be based on *your age* and occupation at time of conversion using *our* table of rates then in use. The *issue date* of the conversion policy will be the date *your* application for conversion is approved by *us* and the initial premium is received by *us*. However, the contestable period of the new policy will be measured from the *issue date* of this rider.

GENERAL PROVISIONS

ASSIGNMENT. All benefits are payable to the *owner*, unless assigned to another person(s) or entity. The *owner* may assign the benefits of this rider by written request made to *us*. Assignment of any benefits under this rider is not considered an assignment of benefits under the policy, and any assignment of benefits under the policy is not considered an assignment of benefits under this rider.

RIDER SPECIFICATIONS. This rider is:

- (1) part of the policy; and
- (2) based on the application for this rider and payment of its premium; and
- (3) subject to all definitions, provisions, exceptions, limitations, and other terms of the policy unless specifically changed by this rider.

This rider takes effect on the *issue date* of the policy unless a different *issue date* for this rider is shown on a revised *schedule*. As applied to this rider, the Time Limit on Certain Defenses and Pre-Existing Conditions provisions of the policy will be measured from the later of the *issue date* of the policy or of this rider.

TERMINATION. This rider terminates on the earlier of the following:

- (1) the BLR Expiration Date shown on the schedule; or
- (2) the date the policy terminates; or
- (3) the expiry date shown on the *schedule*, even if *you* renew the policy as provided under the Conditionally Renewable for Life provision; or
- (4) the date we receive the owner's written request to terminate this rider.

AMERITAS LIFE INSURANCE CORP.

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President

Secretary]

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Ameritas Life Insurance Corp.

FUTURE INCREASE OPTION RIDER

This rider gives you the qualified right to increase the maximum monthly benefit and the maximum monthly substitute salary benefit, if included in the policy, based on financial insurability only.

BENEFIT PROVISIONS

INCREASE IN MAXIMUM MONTHLY BENEFIT. You may apply for an increase in the maximum monthly benefit on each policy anniversary up to and including the one when you are age 55.

An increase in the *maximum monthly benefit* will also increase the maximum overhead expense benefit shown on the *schedule*. The amount of the increase in the maximum overhead expense benefit is computed by multiplying the amount of the increase in *maximum monthly benefit* by the applicable *maximum benefit period for total disability*.

An increase will apply only to a separate period of disability that begins after the issue date of the increase.

AMOUNT OF INCREASE. You may request an increase in the maximum monthly benefit in any amount subject to the following conditions:

- (1) The maximum annual increase allowed will be the lesser of:
 - (a) one-half the maximum monthly benefit originally issued as shown on the schedule; or
 - (b) the amount for which you qualify based on your covered overhead expenses at the time you apply for the increase and our published financial underwriting guidelines then in effect. If you are disabled when you apply for an increase, your covered overhead expenses prior to the start of disability will be used in the calculation of the increase for which you qualify.
- (2) The total of all increases combined may not exceed the lesser of:
 - (a) the total maximum increase originally issued as shown on the schedule for this rider; or
 - (b) our published maximum issue and participation limit at the time of the increase.
- (3) The minimum increase allowed is \$300.

SUBSTITUTE SALARY EXPENSE INCREASE (Provided the policy includes this rider). Any time the *maximum monthly benefit* is increased, the maximum monthly substitute salary benefit provided by the Substitute Salary Expense Rider may also be increased.

The maximum amount of increase in the maximum monthly substitute salary benefit shown on the *schedule* allowed at any time is the lesser of:

- (1) one-half of the increase being made in the maximum monthly benefit; or
- (2) the amount for which you qualify based on our published financial underwriting guidelines then in effect.

An increase will apply only to a separate period of disability that begins after the issue date of the increase.

HOW TO APPLY FOR AN INCREASE. *You* must apply for an increase and submit a current *business* tax return and any other documentation deemed appropriate by *us* within the 31 days prior to or following the policy anniversary on which *you* want the increase to take effect.

PREMIUM FOR AN INCREASE. If *your* application for an increase is approved, the premium must be paid within 31 days of the date of approval for coverage to take effect. Future premiums must be paid when due. The premium rate for the increase will:

- (1) be based on your attained age as of the issue date of the increase; and
- (2) use the rate basis in effect on the issue date of the policy to which this rider is attached; and
- (3) be based on the occupation class shown on the schedule attached to the policy on the issue date of the increase.

Premiums will be waived for any increase while they are waived for the policy to which this rider is attached.

This rider allows you to increase your protection without medical insurability as your business expenses rise.

You can apply for an increase on every policy anniversary up to and including age 55.

If Substitute Salary Expense Rider is included, it may also be increased under this rider, without medical insurability.

The policy provisions will be the same as those contained in this policy. We will use the same premium rates as this policy. The rates will be based on your age at the time you elect an increase.

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GENERAL PROVISIONS

RIDER SPECIFICATIONS. This rider is:

- (1) part of the policy; and
- (2) based on the application for this rider and payment of its premium; and
- (3) subject to all definitions, provisions, exceptions, limitations, and other terms of the policy unless specifically changed by this rider.

This rider takes effect on the *issue date* of the policy unless a different *issue date* for this rider is shown on a revised *schedule*. As applied to this rider, the Time Limit on Certain Defenses and Pre-Existing Conditions provisions of the policy will be measured from the later of the *issue date* of the policy or of this rider.

TERMINATION. This rider terminates and no further increases in benefits will be made under this rider at the earlier of the following:

- (1) your age 55; or
- (2) when the total of all increases elected equals the total maximum increase amount shown on the schedule; or
- (3) the date the policy terminates; or
- (4) the date we receive the owner's written request to terminate this rider.

AMERITAS LIFE INSURANCE CORP.

[SRECHMEN TOSTE

[President Secretary]

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Ameritas Life Insurance Corp.

MANAGERIAL DUTIES ENDORSEMENT

DEFINITIONS

 The definitions of managerial duties and manual duties are added to the **DEFINITIONS** (Part I) section of the policy as follows:

MANAGERIAL DUTIES. Means your sedentary, administrative type activities.

MANUAL DUTIES. Means *your* physical activity including, but not limited to: bending, carrying, climbing, crawling, crouching, kneeling, lifting, pulling, pushing, stooping and driving a vehicle.

(2) The **DEFINITION OF TOTAL DISABILITY** shown on the *schedule* is removed and replaced with the following:

Total Disability or Totally Disabled means that, solely due to *sickness* or *injury*, *you* are not able to perform the *managerial duties* of *your occupation*.

(3) The definition of *residual disability* in the **DEFINITIONS** (Part I) section of the policy is removed and replaced with the following:

RESIDUAL DISABILITY OR RESIDUALLY DISABLED. Means that *you* are not *totally disabled* and solely due to *sickness* or *injury*:

- (1) you are able to perform one or more, but not all, of the managerial duties of your occupation; or
- (2) you are able to perform all of the managerial duties of your occupation but not for the length of time as was usual prior to the start of your injury or sickness.

EXCEPTIONS/LIMITATIONS

The EXCEPTIONS/LIMITATIONS (Part III) section of the policy is amended to include the following:

MANUALLY UNABLE. Benefits are not payable for *sickness* or *injury* in which *you* can perform the *managerial duties* of *your occupation*, but cannot perform the *manual duties* of *your occupation*.

In all other respects, the policy remains unchanged. This endorsement is part of the policy to which it is attached.

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This benefit changes the definition of total disability to one that predicates your disability on the inability to perform the managerial duties only of your occupation.

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EXTENDED RESIDUAL DISABILITY RIDER

This rider, as defined below, extends the benefit period for residual disability in the policy.

DEFINITIONS

The definition of residual maximum benefit period in the **DEFINITIONS** (Part I) section of the policy is removed and replaced with the following:

RESIDUAL MAXIMUM BENEFIT PERIOD. The residual maximum benefit period is equal to any unused portion of the maximum benefit period for total disability. Payment of monthly benefits, under all provisions of this rider combined, will not be made for more than the residual maximum benefit period, except as provided by the **EXTENSION OF BENEFITS** provision in the **BENEFIT PROVISIONS** (Part II) section of the policy as modified below.

BENEFIT PROVISIONS

(1) The second paragraph of the **BENEFIT FOR RESIDUAL DISABILITY**, in the **BENEFIT PROVISIONS** (Part II) section of the policy, is removed and replaced with the following:

For the first six months of a compensable *residual disability*, during one period of *disability*, the amount payable will not be less than 50% of the *maximum monthly benefit*.

(2) The **EXTENSION OF BENEFITS** provision in the **BENEFIT PROVISIONS** (Part II) section of the policy is removed and replaced with the following:

EXTENSION OF BENEFITS. For any one period of *disability*, we will continue to pay *disability* benefits beyond the *maximum benefit period for total disability*, if:

- (1) you continue to be disabled; and
- (2) the *maximum monthly benefit* multiplied by the number of months in which monthly *disability* benefits were paid during the *maximum benefit period for total disability* is greater than the sum of all of the monthly benefits that were paid for *disability*.

Such payments will continue until the earlier of the following:

- (1) the sum of all monthly benefits that were paid for *disability* equals the maximum overhead expense benefit shown on the *schedule*; or
- (2) payments have been made for a period of 12 months beyond the maximum benefit period for total disability.

In no event will the sum of all monthly benefits paid for any one period of disability, including the Recovery Benefit, exceed the maximum overhead expense benefit shown on the schedule.

GENERAL PROVISIONS

RIDER SPECIFICATIONS. This rider is:

- (1) part of the policy; and
- (2) based on the application for this rider and payment of its premium; and
- (3) subject to all definitions, provisions, exceptions, limitations, and other terms of the policy unless specifically changed by this rider.

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This rider extends the maximum benefit period for residual disability by eliminating the six month limitation in the base policy. For the first six months of a compensable residual disability, the amount payable will not be less than 50% of the base monthly benefit.

As long as the insured remains residually disabled, residual disability benefits will continue to be paid beyond the maximum benefit period, for the lesser of twelve months or until the total amount for which the insured is eligible for is paid.

This rider takes effect on the *issue date* of the policy unless a different *issue date* for this rider is shown on a revised *schedule*. As applied to this rider, the Time Limit on Certain Defenses and Pre-Existing Conditions provisions of the policy will be measured from the later of the *issue date* of the policy or of this rider.

TERMINATION. This rider terminates on the earlier of the following:

- (1) the date the policy terminates; or
- (2) the expiry date shown on the *schedule*, even if *you* renew the policy as provided under the Conditionally Renewable for Life provision; or
- (3) the date we receive the owner's written request to terminate this rider.

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SUBSTITUTE SALARY EXPENSE RIDER

This rider is designed to help pay the expense incurred to employ another person to perform your duties after your total disability begins.

DEFINITIONS

SUBSTITUTE SALARY EXPENSE. Means the monthly salary or wage expense actually incurred and paid to a *substitute* while *you* are *totally disabled*.

BENEFIT PROVISIONS

We will reimburse the owner for the amount of substitute salary expense for each month you are totally disabled after the elimination period.

In any one month, we will not pay more than the maximum monthly substitute salary benefit shown on the schedule, under the policy and this rider combined.

Benefits under this rider:

- (1) must begin while monthly benefits for total disability are being paid under the policy; and
- (2) are payable in addition to the *maximum monthly benefit* for *total disability* and the maximum overhead expense benefit shown on the *schedule*; and
- (3) are not eligible for consideration under the Accumulation Benefit and/or Extension of Benefits provisions of the policy; and
- (4) are not payable in excess of 100% of the *substitute salary expense* after taking into consideration any like benefit due or paid for the same period under the policy or under another policy or rider in effect prior to the *issue date* of this rider.

For any one period of total disability, we will no longer reimburse the substitute salary expense under this rider at the earlier of the following:

- (1) the date your substitute is no longer working in the business or obtains an ownership interest in the business; or
- (2) the end of the maximum substitute salary benefit period shown on the schedule; or
- (3) the end of any unused portion of the maximum benefit period for total disability; or
- (4) the date of your death.

GENERAL PROVISIONS

RIDER SPECIFICATIONS. This rider is:

- (1) part of the policy; and
- (2) based on the application for this rider and payment of its premium; and
- (3) subject to all definitions, provisions, exceptions, limitations, and other terms of the policy unless specifically changed by this rider.

This rider takes effect on the *issue date* of the policy unless a different *issue date* for this rider is shown on a revised *schedule*. As applied to this rider, the Time Limit on Certain Defenses and Pre-Existing Conditions provisions of the policy will be measured from the later of the *issue date* of the policy or of this rider.

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This rider reimburses the salary paid, up to the maximum substitute salary expense benefit to employ a substitute to carry out the duties the insured would have performed, if they were not disabled.

These benefits are paid in addition to the maximum base monthly benefit.

The maximum benefit period for this rider is six months.

 $\boldsymbol{TERMINATION.}$ This rider terminates on the earlier of the following:

- (1) the date the policy terminates; or
- (2) the expiry date shown on the *schedule*; even if *you* renew the policy as provided under the Conditionally Renewable for Life provision; or
- (3) the date we receive the owner's written request to terminate this rider.

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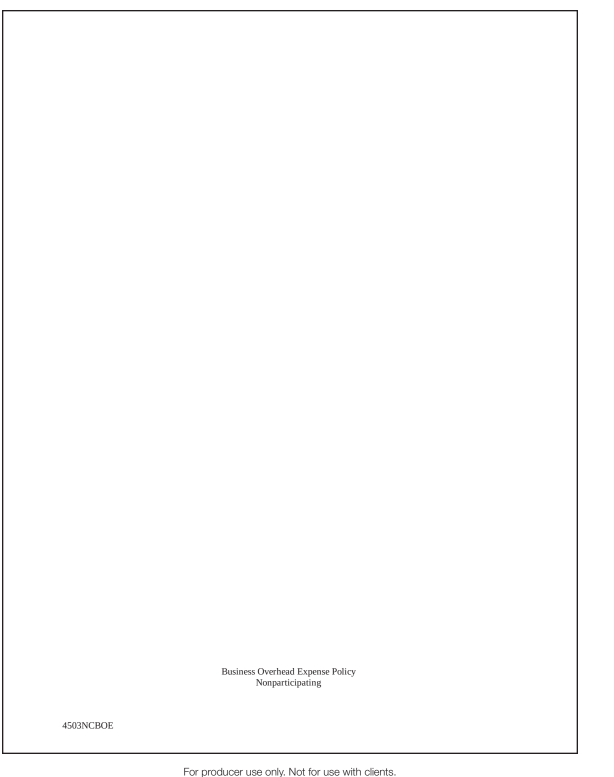
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Certain provisions may vary by state.

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In approved states, Dinamic Foundation (forms 4501NC, 4502GR and 4503NCBOE) is issued by Ameritas Life Insurance Corp. In New York, Dlnamic Foundation (forms 5501-NC, 5502-GR and 5503NCBOE) is issued by Ameritas Life Insurance Corp. of New York. Policy and riders may vary and may not be available in all states.

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