GROUP STUDENT BLANKET ACCIDENT INSURANCE TERM INSURANCE - NON-RENEWABLE



INSURANCE COMPANY OF AMERICA 10901 Red Circle Drive, Minnetonka, Minnesota 55343-9137

THIS IS A LIMITED BENEFIT POLICY- READ YOUR POLICY CAREFULLY

Security Life Insurance Company of America of Minnetonka, Minnesota (the "Company") insures persons (hereinafter called "Insureds") who are regularly enrolled in the School (the "Policyholder") for which the required premium has been paid. The Company agrees to pay all benefits, as specifically described in this Policy, for Covered Services which result from Injury that is independent of all other causes, and which are incurred while this Policy is in force with respect to each Insured. This Policy is a legal contract between the Policyholder and Security Life Insurance Company.

EXCESS INSURANCE: THIS POLICY IS NOT INTENDED TO BE ISSUED WHERE OTHER MEDICAL INSURANCE EXISTS. IF OTHER MEDICAL INSURANCE DOES EXIST AT THE TIME OF THE CLAIM, THEN THE AMOUNTS OF BENEFIT PAYABLE BY SUCH OTHER MEDICAL INSURANCE WILL BECOME THE DEDUCTIBLE AMOUNT OF THIS POLICY IF SUCH BENEFITS EXCEED THE DEDUCTIBLE AMOUNT SHOWN IN THE SCHEDULE OF BENEFITS.

This Policy takes effect and terminates in accordance with the dates and at the address of the Policyholder stated below. Executed by Security Life Insurance Company of America in Minnetonka, Minnesota.

Veather anorth

Heather Anschutz Secretary

Suca E. Miete

Bruce E. Mieth President

POLICY SCHEDULE

Louisburg College 501 North Main Street Louisburg, NC 27549

32-56-0062-016-002-6

POLICY NUMBER:

POLICYHOLDER:

POLICY EFFECTIVE DATE:

August 01, 2016 at 12:01 a.m.

July 31, 2017 at 11:59 p.m.

POLICY EXPIRATION DATE:

AMENDMENTS/ENDORSEMENTS: MAXIMUM MEDICAL BENEFIT:

GHE-2200(NC) \$10,000 per Non-Sports Injury \$3,500 per Sports Injury \$100 per Injury

DEDUCTIBLE: PREMIUM:

	Annual	Fall	Spring	Summer
	08-01-2016 to	08-01-2016 to	01-01-2017 to	06-01-2017 to
	07-31-2017	12-31-2016	05-31-2017	07-31-2017
Student Only	\$ 140.00	\$ 53.00	\$ 53.00	\$ 34.00

Group Coverage – 100% Participation Required Students are automatically enrolled in this Policy by the College

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IN FORCE COVERAGE

STUDENTS ATTENDING COLLEGE OR UNIVERSITY – Coverage is in force while on the College premises during the hours and on the days College is in regular session on a twenty-four (24) hour per day basis for all students, under age 65 who are registered and enrolled in credit courses at the College. Students must be physically and actively attending classes on campus to enroll in this plan. Coverage will become invalid for those students who leave school within 31 days of their effective date. The Plan Administrator should be notified at that time by the Student. Online or distance learning students solely taking off-campus home study, correspondence or television courses are not eligible to in enroll in the plan.

INTERCOLLEGIATE SPORTS COVERAGE - Coverage is in force for each Insured for whom the intercollegiate sports coverage premium has been paid as set forth in this Policy:

- a) while practicing for or competing in intercollegiate sports which are exclusively sponsored by the Policyholder, as a representative of the College, and while under the direct and immediate supervision of an employee of the Policyholder; and
- b) while traveling directly to or from such practice or competition in College provided transportation.

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BENEFITS FOR MEDICAL EXPENSES

When injury covered by this Policy results in treatment by a Licensed Physician within sixty(60) days from the date of Accident, the Company shall pay Eligible Expenses for necessary Covered Services - Supplies, subject to all maximums, deductibles, coinsurance percentages, and benefit limits listed below. Benefits shall be payable for charges actually incurred within one year from the date of Injury up to the specified Maximum Medical Benefit as stated in the Policy Schedule.

This Policy shall pay benefits regardless of Other Valid Coverage, if the covered claim expense is less than \$100. If the covered claim expense exceeds \$100, benefits shall be paid first by any other valid and collectible insurance or group plan including an ERISA or self-funded group policy.

SCHEDULE OF COVERED SERVICES – SUPPLIES AND BENEFIT LIMITS

(unless otherwise stated all amounts are per Injury)

- 1. Inpatient Benefits
 - (a) Hospital Room and Board (daily semi-private room rate) U&C
 - (b) Intensive Care (in lieu of 1.a.) Paid under 1.(a)
 - (c) Hospital Miscellaneous Services (all other hospital charges except room and board or intensive care) U& \bar{C} , up to \$2,500
 - (d) Physician's Non-Surgical Visits (not paid day of surgery) U&C
 - (e) Physiotherapy Paid under 1.(c)
 - (f) Radiology services (including charges for reading) Paid under 1.(c)
 - (g) Registered Nurse Paid under 1. (c)
- 2. Outpatient Surgery Benefits
 - (a) Day Surgery (facility charge includes room supplies and all other expenses for outpatient surgery) U&C
- 3. Other Outpatient Benefits
 - (a) Hospital Emergency Room Charges U&C

 - (b) Radiology Services (including x-rays and charges for reading) U&C
 (c) Diagnostic Imaging (includes CT Scans, MRIs and bone scans and charges for reading) Paid under 3.(b)
 - (d) Physician's Non-Surgical Visits (1 visit/day; not paid day of surgery) U&C
 - (e) Physiotherapy (1 treatment per day; not paid day of surgery) U&C
 - (f) Orthopedic Appliances (when prescribed by a physician for healing) No Benefit
 - (g) Durable Medical Equipment No Benefit
 - (h) Prescription Drugs $\hat{U}\&C$
 - (i) Ambulance (ground service only) U&C
 - (j) Laboratory Services U&C
- 4. Other Physician Services
 - (a) Dental Treatment (in lieu of all other Medical Benefits; including x-rays of sound and natural teeth) \$500
 - (b) Physician Surgical Care (inpatient or outpatient) U&C
 - (c) Assistant Surgeon Charges (inpatient or outpatient) No Benefit
 - (d) Anesthesia Charges (inpatient or outpatient) -20% of the Surgery Allowance
 - (e) Physician Consultation (when referred by attending physician) No Benefit
- 5. Miscellaneous Supplies, Services, Limitations
 - (a) Motor Vehicle Injury Same as any Injury

ACCIDENTAL DEATH AND DISMEMBERMENT BENEFITS

When Injury covered by this Policy results in the following specific Losses within 180 days from the date of Accident, the Company shall pay the benefit amount below listed opposite to the specific Loss, and shall be in addition to any other benefits payable under this Policy for such Accident. If the Insured sustains more than one Loss as a result of one Accident, the Company shall pay only one amount, the largest to which the Insured is entitled. Loss of a Hand or Foot means loss by severance at or above the wrist or ankle joint. Loss of Sight must be entire and irrecoverable.

Loss of Life\$	2,000
Loss of both Hands, both Feet or Sight of both Eyes\$	2,000
Loss of one Hand, one Foot or Sight of one Eye	

EXCLUSIONS

This Policy does not provide benefits for expenses resulting from:

- 1. Any sickness, disease, infection (unless caused by an open cut or wound), including but not limited to: aggravation of a congenital condition, blisters, headaches, hernia of any kind, mental or physical infirmity, Osgood-Schlatter disease, osteochondritis, osteochondritis dissecans, osteomyelitis, spondylolysis, slipped femoral capital epiphysis, orthodontics, injuries involving bone cysts.
- 2. Injuries for which benefits are payable under Worker's Compensation or Employer's Liability Laws.
- 3. The services of a second or subsequent Physician when not requested in writing by the attending Physician. This exclusion does not apply to any Assistant Surgeon Benefits listed under Schedule Of Covered Services - Supplies.
- 4. Any Injury involving a two or three-wheeled motor vehicle or snowmobile or any motorized or engine driven vehicle not designed primarily for use on public streets and highways, unless the insured is participating in an activity sponsored by the Policyholder.
- 5. Air travel or the use of any device or equipment for aerial navigation, except as a fare-paying passenger on a regularly scheduled commercial airline.
- 6. Intentionally self-inflicted Injuries; Injuries sustained while fighting or brawling, or violating or attempting to violate any existing city, state, or federal law; Injuries resulting from use of alcohol, drugs or narcotics, unless administered on the advice of physician.
- 7. Services provided normally without charge by the Health Service of the Policyholder; or by any person employed or retained by the Policyholder; or services covered or provided by the student health fee.
- 8. Treatment for re-Injury, EXCEPT when the Insured is treatment free for a period of 180 days prior to the Policy Effective Date.
- 9. Replacement of contact lenses, eyeglasses, hearing aids or prescriptions or examinations thereof.
- 10. Orthopedic Appliances or Durable Medical Equipment.

DEFINITIONS

Accident - means an unexpected, external and sudden event that is independent of any other cause.

Anesthesia - Benefits are payable for the administration of anesthesia when performed by a Physician or Certified Registered Nurse Anesthetist.

Company - means Security Life Insurance Company of America.

Covered Services - Supplies - means the services and supplies which are 1) Medically Necessary, 2) prescribed or performed by a Physician or Hospital, 3) not excluded by this Policy, and 4) listed or named in this Policy's Schedule of Covered Services – Supplies.

Deductible - means the dollar amount subtracted from Eligible Expenses the Insured must pay before benefits are considered.

Dental Treatment – means Dentist's fees for surgery, x-rays, and other necessary dental services as a result of Injury to a Sound and Natural Tooth.

Diagnostic Imaging - means the images of the body created using other forms of radiology that does not include x-ray radiographs (films), including but not limited to: computerized axial tomography (CT); magnetic resonance imaging (MRI); radionuclid imaging (nuclear medicine); bone scans; and ultrasound (US). Benefit includes the fees for interpretation or reading of imaging results and the administration of contrast material.

Durable Medical Equipment – means medical equipment or device which can be rented, leased or purchased and which 1) is prescribed by a Physician; 2) is primarily and customarily used to serve a medical purpose; 3) can withstand repeated use; 4) generally is not useful to a person in the absence of Injury; and 5) is used exclusively by the Insured. Replacement equipment and devices are not covered. No benefits will be paid for rental charges in excess of purchase price. Durable Medical Equipment does not include non-prescription therapy devices or medical supplies; comfort and convenience items; corrective shoes; exercise and sports equipment. A written prescription must accompany the claim when submitted. It includes, but is not limited to: CPM machines; drug pumps; and H2O pumps.

Eligible Expenses - means the Usual and Customary (U&C) Charges incurred for Covered Services – Supplies as a result of Injury or the amount as set forth in the Schedule of Covered Services - Supplies.

Hospital - means an institution which 1) is licensed by the state (if required) or other laws of jurisdiction; 2) is operated for the medical care and treatment of injured persons on an inpatient basis; 3) provides 24-hour nursing services or supervised by a graduate registered nurse; 4) has medical, diagnostic and treatment facilities with major surgical facilities on its premises or available to it on prearranged basis; 5) has a staff of one or more Physicians available at all times. It is not primarily a clinic, sanitarium, nursing home, skilled nursing facility, rest home or used for custodial or educational care, or an institution that mainly provides treatment for mental illness or substance abuse.

Injury - means an accidental bodily Injury or injuries directly caused by specific accidental contact with another body or object while the Insured is covered under this Policy. It is unrelated to any pathological, functional, or structural disorder. The Accident must result in an Injury which begins while the Insured is covered under this Policy.

The term Injury also means a re-Injury sustained while the Insured is covered under this Policy, for which the Insured has remained treatment free for a period of 180 days prior to the Policy Effective Date.

If benefits have been paid under this Policy for an Injury, a re-injury will be considered new if:

- a) the re-Injury occurs while the Insured is covered under this Policy; and
- b) the Insured remains treatment free for a period of 180 days between the date of last treatment for the original Injury and the date of the re-Injury.

A re-Injury that is incurred within 180 days of the original Injury, will be considered a continuation of the original Injury.

Inpatient – means confinement in a Hospital for at least eighteen (18) or more consecutive hours.

Insured – An eligible person of the Policyholder participating in the In Force coverage for whom the proper premium has been paid.

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DEFINITIONS – Continued

Medically Necessary – means a Covered Service – Supply which is: 1) consistent with symptoms and diagnosis or treatment of Injury; 2) in accordance with standards of generally accepted medical practice; 3) not primarily for the convenience of the patient or Physician; and 4) most appropriate supply or level of service which can be safely provided.

Orthopedic Appliances – means a supportive appliance or device designed specifically for use in the correction or prevention of human deformities, defects of the skeleton, joints, or spine and which: 1) is prescribed by a Physician; 2) is primarily and customarily used to serve a medical purpose; 3) can withstand repeated use; 4) generally is not useful to a person in the absence of Injury; and 5) is used exclusively by the Covered Person. Replacement braces and appliances are not covered. A written prescription must accompany the claim when submitted.

Other Valid Coverage - means any plan providing benefits or services for medical or dental care or treatment, where such benefits or services are provided on a group basis by or under: group insurance; coverage provided by hospital or medical service organizations such as Blue Cross or Blue Shield or similar pre-paid medical service organizations; union welfare or trust plans including ERISA or self-funded group policies; employer or employee benefit plans or arrangements, whether on an insured or uninsured basis; Medicare as established by Title XVIII of the United States Social Security Act of 1965, as amended; any medical benefits coverage in group, group-type and individual automobile "no-fault" and traditional automobile "fault" type coverage; HMO (health maintenance organization); or PPO(preferred provider organization); group type contracts which are not available to the general public and can be maintained only because of membership in or connection with a particular organization or group. These types of contracts include but are not limited to; associations, franchise, or blanket policies of accident, disability or health insurance.

This policy will not cover expenses which are payable under the Insured's HMO or PPO. This Policy will pay benefits in excess of coverage provided by the Insured's HMO or PPO. If the Insured chooses not to use a preferred provider (under HMO or PPO), or does not obtain the required pre-authorization, the Company will only pay benefits for expenses incurred in excess of those expenses that would have been paid by the HMO or PPO plan, had the Insured used a preferred provider or obtained pre-authorization.

"Other Valid Coverage" does not include a state plan under Medicaid, or any plan whereby law that plan's benefits are excess to those of any private insurance plan or other nongovernmental plan.

Physician - means a doctor of medicine or osteopathy, or any other licensed health care provider that state law requires to be recognized as a Physician, other than You or Your relative by blood or marriage, who is acting within the scope of such license.

Physiotherapy - means any form of therapeutic or manual treatment provided by a Physician, including but not limited to: physical or mechanical therapy, diathermy, ultrasonic treatment, EMS, whirlpool, heat treatments or manipulation. Includes office visit connected with the physiotherapy.

Policyholder – means the legal entity or sponsoring organization to whom the policy is issued, as stated in the Policy Schedule.

Prescription Drug – means a drug which has been determined to be safe and effective by the Food and Drug Administration and which can, under federal or state law, only be dispensed when ordered by a Physician who is duly licensed to prescribe such medication.

Radiology Services - Covered Services includes x-ray and radiology examination, consultation and fees for interpretation or reading of X-rays and other radiology results. Diagnostic X-rays are obtained from an x-ray machine and images are recorded on radiographs (films). This benefit does not include Diagnostic Imaging if listed as a separate benefit in the Schedule of Covered Services – Supplies.

Residence - means the building and grounds where the Insured lives.

Sound and Natural Tooth - means the major portion of the individual tooth, formed by the human body, is present. Does not include teeth that are carious, abscessed, or defective.

DEFINITIONS – Continued

Sponsored and Supervised Activity - means any activity which is exclusively sponsored by the Policyholder and which is under the direct and immediate supervision of an employee of the Policyholder.

Surgical Care – means Physician's fees for surgery. Surgical procedures are identified in the Surgery section of the Physicians' Current Procedural Terminology (CPT). If two or more procedures are performed through the same incision or at the same operative session, the maximum amount payable for the subsequent procedure(s) will not exceed 50% of the Usual and Customary Charges for the subsequent procedure(s).

Usual and Customary Charges (U&C) - means charges for medical services or supplies for which the Insured is legally liable and which do not exceed the average rate charged for the same or similar services or supplies in the geographic region where the services or supplies are received.

Usual and Customary Charges for Covered Services - Supplies are determined by referencing the 75th percentile of the most current survey published by FAIR Health, Inc. for such Covered Service.

GENERAL POLICY PROVISIONS

ENTIRE CONTRACT; CHANGES

This Policy, including the endorsements and attached papers, if any, and the Policyholder's application constitute the entire contract of insurance. All statements made by the Policyholder shall, in the absence of fraud, be deemed representations and not warranties. No such statements will be used in defense to a claim under this Policy unless it is contained in the written application signed by, and furnished to, the Policyholder. No changes in this Policy shall be valid until approved by an executive officer of the Company and unless such approval be endorsed hereon and attached hereto. No agent has authority to change this Policy or to waive any of its provisions.

ADDITIONAL INSUREDS

All new persons eligible for coverage under this Policy may be added to those persons originally insured under this Policy.

NOTICE OF CLAIM

Written notice of claim must be given to the Company's Administrative Office within thirty (30) days after the occurrence or commencement of any loss covered by this Policy, or as soon thereafter as is reasonably possible. Notice given in behalf of the Insured or the beneficiary to the Company's Administrative Office, 333 North Main Street, Suite 300, Stillwater, MN 55082, or its authorized agent, with information sufficient to identify the Insured, shall be deemed notice to the Company.

CLAIM FORMS

The Company, upon receipt of a notice of claim, will furnish to the claimant such forms as are usually furnished by it for filing proofs of loss. If such forms are not furnished within fifteen (15) days after the giving of such notice, the claimant shall be deemed to have complied with the requirements of the Policy as to proof of loss upon submitting, within the time fixed in the Policy for filing proofs of loss, written proofs covering the occurrence, the character and the extent of loss for which claim is made.

PROOFS OF LOSS

Written proof of loss must be furnished to The Company's Administrative Office, 333 North Main Street, Suite 300, Stillwater, MN 55082 within ninety (90) days after the date of such loss. Failure to furnish such proof within the time required shall not invalidate nor reduce any claim if it was not reasonably possible to give proof within such time, provided such proof is furnished as soon as reasonably possible and in no event, except in the absence of legal capacity, later than one year from the time proof is otherwise required.

TIME PAYMENT OF CLAIMS

Indemnities payable under this Policy will be paid as they accrue immediately upon receipt of due written proof of such loss.

PAYMENT OF CLAIMS

Indemnity for loss of life will be payable in accordance with the beneficiary designation and the provisions respecting such payment which may be prescribed herein and effective at the time of payment. If no such designation or provision is then effective, such indemnities will be payable to the Insured, except that if the Insured is a minor, said indemnities may be payable to the Insured's parents, guardian, or other person actually GH-2200(NC) 7 B-62NC

GENERAL POLICY PROVISIONS - Continued

supporting the Insured. Unless the Company is requested otherwise in writing not later than the time of filing proofs of loss, such indemnities may be paid directly to the Hospital or person rendering such services; but it is not required that the services be rendered by a particular Hospital or person. Payment so made shall discharge the Company's liability with respect to the amount of insurance so paid.

PHYSICAL EXAMINATION AND AUTOPSY

The Company at its own expense shall have the right and opportunity to examine the person of the Insured when and so often as it may reasonably require during the pendency of claim hereunder and also the right and opportunity to make an autopsy in case of death, where it is not prohibited by law.

OTHER INSURANCE WITH THIS COMPANY

Insurance effective at any one time on the Insured under a like policy or policies of the Company is limited to the one such policy elected by the Insured, or Insured's beneficiary or estate, as the case may be.

LEGAL ACTIONS

No action at law or in equity shall be brought to recover on this Policy prior to the expiration of sixty (60) days after written proof of loss has been furnished in accordance with the requirements of this Policy and no such action shall be brought after the expiration of three (3) years after the time written proof of loss is required to be furnished in accordance with the requirements of this Policy.

CONFORMITY WITH STATE STATUTES

Any provision of this Policy which, on its effective date, is in conflict with the statutes of the state in which the Policyholder is located on such date is hereby amended to conform to the minimum requirements.

NON-PARTICIPATING

This Policy and Certificates issued under it are non-participating. No dividends will be paid.

ADDITIONAL POLICY PROVISIONS

EFFECTIVE DATE

Voluntary coverage under this Policy with respect to each Insured shall become effective on the later of the following dates:

- a) 12:01 a.m. following the date on which the required premium is actually received and dated by the Policyholder, the Company's Administrative Office, or its authorized agent; or
- b) 12:01 a.m. following the date the envelope containing the enrollment form and premium payment is postmarked by the U.S. Postal Service if not dated as specified in a) above; or
- c) the Policy Effective Date.

Group coverage under this Policy with respect to each Insured shall become effective on the later of the following dates:

- a) 12:01 a.m. following the date the application and premium payment is received by the Company's Administrative Office or its authorized agent; or
- b) the Policy Effective Date.

EXPIRATION DATE

Coverage under this Policy with respect to each Insured will end on the earliest of the following dates:

- a) 11:59 p.m. on the date on which the Insured ceases to be enrolled in the School if coverage is purchased; or
- b) 11:59 p.m. on the last date of the period of coverage for which the premium was paid; or
- c) 11:59 p.m. on the last date of the authorized season or activity for the Intercollegiate Sport of the current Policy period; or
- d) 11:59 p.m. on the Policy Expiration Date.

ADDITIONAL POLICY PROVISIONS - Continued

NON-INTERRUPTION OF COVERAGE

Notwithstanding any provision contained in this Policy to the contrary, each Insured under this Policy, who would be eligible for coverage under a new policy at the commencement of the new School term, shall be protected by this Policy without interruption of coverage until ten (10) days after the new term commences or until the premium for the new policy is paid, whichever is earlier.

RIGHT OF SUBROGATION: If the Company provides payment for benefits under this Policy in an amount greater than \$100.00, the Company will have a right to be reimbursed from any payments an Insured obtains or has right to obtain from any third party. The Company may require an assignment from the Insured of the Insured's right to recover to the extent of payments by the Company, or for the reasonable value of benefits and services provided by the Company; The Company's subrogation rights will be valid only if an Insured is fully compensated for the loss for which benefits are provided under this Policy.

RIGHT OF RECOVERY: Payments made by the Company which exceed the Benefits payable under this Policy may be recovered by the Company from or among any persons, firms, or corporations to or for whom such payments were made or from any insurance organizations who are obligated to pay benefits for any covered Injury or Sickness.

GENERAL ENDORSEMENT FOR NORTH CAROLINA

This Endorsement is made a part of the policy to which it is attached.

SECTION - EXCLUSIONS is revised as follows:

2. Services and supplies for the treatment of an Occupational Injury or Sickness which are paid under the North Carolina Workers' Compensation Act only to the extent such services or supplies are the liability of the employee, employer, or workers' compensation insurance carrier according to a final adjudication under the North Carolina Workers' Compensation Act or an order of the North Carolina Industrial Commission approving a settlement agreement under the North Carolina Workers' Compensation Act.

SECTION – DEFINITIONS is revised as follows:

Hospital is revised to include payment of benefits for charges made for medical care rendered in or by a duly licensed State tax-supported institution that does not have an operating room and related equipment for the performance of surgery. It does not include payment for domiciliary or custodial care, rehabilitation, training, schooling or occupational therapy.

Other Valid Coverage is revised by deleting reference to "any medical benefits coverage in group, group-type and individual automobile "no fault" and traditional automobile "fault" type of coverage. No third-party liability coverage shall be included as Other Valid Coverage.

SECTION – GENERAL POLICY PROVISIONS is revised as follows:

PROOF OF LOSS: Written proof of loss must be furnished to The Company's Administrative Office, 333 North Main Street, Suite 300, Stillwater, MN 55082 within 180 days after the date of such loss. Failure to furnish such proof within the time required shall not invalidate nor reduce any claim if it was not reasonably possible to give proof within such time, provided such proof is furnished as soon as reasonably possible and in no event, except in the absence of legal capacity, later than one year from the time proof is otherwise required.

TIME LIMIT ON CERTAIN DEFENSES: After 2 years from the Policy Effective Date no misstatements can be used to void the policy or to deny a claim for Loss incurred or disability (as defined in the Policy) commencing after the expiration of such two-year period.

SECTION - ADDITIONAL POLICY PROVISIONS is revised as follows:

RIGHT OF SUBROGATION: is deleted from this Policy.

EXCESS PROVISION: If the Premium for the coverage provided is paid entirely by the Policyholder, and if there is Other Valid Coverage, not with the Company, providing benefits for the same Loss on a provision of service basis or on an expense incurred basis, benefits for Eligible Expenses will be paid first by such other company or service plan.

Nothing contained in this endorsement shall be held to alter, extend, vary or waive any other terms of the Policy, except as stated above. All such other terms of the Policy apply.

Signed for Security Life Insurance Company of America.

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Heather Anschutz Secretary

Bura E. Miete

Bruce E. Mieth President