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The Virtual Advice Team is a team of licensed financial advisors and professionals available to assist you during designated business hours. Our team offers a full variety of products and services. If you prefer to meet with a local financial advisor or professional, our team can connect you with someone in your area. Whether you work with the Virtual Advice Team, or with a local Thrivent financial advisor or professional, there will generally be no difference in the fees and expenses you will incur.

Insurance products, securities and investment advisory services are provided by appropriately appointed and licensed financial advisors and professionals. Only individuals who are financial advisors are credentialed to provide investment advisory services. Visit Thrivent.com or FINRA's Broker Check for more information about our financial advisors.

How the information is used

Once your assessment is complete, your results will be forwarded to an underwriter, who will use it to make a decision about your insurability. Based on the underwriter's evaluation, your coverage may be:

- Approved at the rate your financial professional quoted you.
- Approved, but at a rate different from the one originally quoted by your financial professional.
- -Thrivent will explain its decision, and your financial professional may contact you to discuss the underwriting decision, as well as any additional requirements and available options.
- Denied. In this case, you will receive a letter from Thrivent explaining the reason(s) you were denied.

In certain circumstances, you may be reconsidered at a future date. If any special workups or tests are required as part of the reconsideration, they will be done at your expense.

Your financial professional may contact you to discuss additional or alternative options for your extended-care strategy.



Thrivent is the marketing name for Thrivent Financial for Lutherans. Insurance products issued by Thrivent. Not available in all states. Licensed agent/producer of Thrivent. Thrivent.com/disclosures.

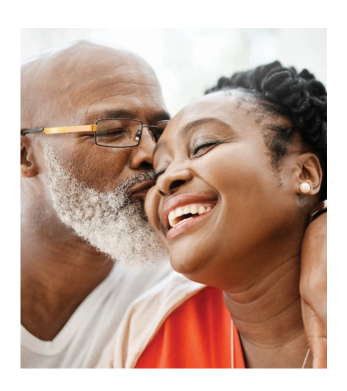
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Your Underwriting Process—

Long-term care insurance



What to expect next

You deserve a financial plan that you feel confident about —Thrivent is here to help with the necessary steps to take on the road to your retirement. Once you apply for Thrivent Long-Term Care Insurance, your underwriting process will begin. Take a deeper look, so you know what to expect from us and what the underwriting process will entail.

Your financial professional will gather your medical information during the application process, or it will be taken during a phone interview. Typically, assessments are ordered based on your age (see below). However, the underwriter can order an assessment for applicants of any age on a discretionary basis.

Your physician may require special authorization before releasing your medical records. Please respond to any requests as soon as possible to ensure the timely processing of your application.

The telephone assessment

The telephone assessment is conducted by a nurse, who will gather, validate or clarify your medical and nonmedical information. If your medical information wasn't gathered when you completed your application process, the nurse will ask questions about medical conditions you may or may not have had within the past 10 years, including:

- Names of conditions and dates of diagnoses.
- Names and addresses of the doctors seen for the conditions.
- Names and dates of medications prescribed or taken for the conditions.
- Names, dates and results of treatments and tests performed.
- Names, addresses and phone numbers of any treatment facilities used.

What's needed*					
If your age is	And you have consulted with a physician in the last 24 months	And you have not consulted with a physician in the last 24 months			
18 to 59	A telephone assessment and prescription check will be needed unless your physician is asked to provide medical records for certain medical conditions.	A telephone assessment will be needed. A prescription check will be ordered.			
60 to 69	 A telephone assessment with a cognitive acuity screen will be needed. Medical records from your physician will be requested. 	 An in-home face-to-face assessment with a cognitive acuity screen will be needed. A prescription check will be ordered. 			
70 or older	 An in-home face-to-face assessment with a cognitive acuity screen will be needed. Medical records from your physician will be requested. 	 An in-home face-to-face assessment with a cognitive acuity screen will be needed. A prescription check will be ordered. 			
California applicants	 Medical records will be requested, and a prescription check will be ordered for all proposed insureds from California, regardless of their age and their last consultation with a physician. Proposed insureds aged 18 to 59 will undergo a face-to-face assessment without a cognitive acuity screen if they have not consulted a physician in the last 24 months. Proposed insureds aged 60 and older should refer to the guidelines in the columns above. 				

^{*}A typical telephone assessment takes approximately 15 minutes, a telephone assessment with a cognitive acuity screen takes approximately 30 minutes and an in-home face-to-face assessment takes approximately 40 minutes.

To minimize your time, it is helpful to have this information available during the assessment. Depending on your age and medical status, you also may be asked to participate in a cognitive acuity screen.

The in-home face-to-face assessment

If you are required to participate in an in-home face-to-face assessment, a nurse will call you to schedule an appointment at your convenience. During the assessment, you'll be asked to provide identification and answer standard questions about your medical history. The nurse will also take your blood pressure and record your height and weight. (No blood work or urinalysis is needed.) You also may be asked to participate in a cognitive acuity screen.

The cognitive acuity screen

Some people must also participate in a cognitive acuity screen in addition to the telephone or face-to-face assessment. Thrivent uses the Minnesota Cognitive Acuity Screen, a standardized assessment used by many long-term care insurance providers. You will be asked questions to assess your:

- Orientation
- Repetition
- Attention
- Naming computation
- Word recall
- Judgment
- Comprehension
- Verbal fluency

To help ensure your comfort and the best results, you'll want to select a time and place free from distraction. If family or friends are present during the screening, they will need to be in a separate room.



Long-Term Care Insurance Outline of Coverage

Form ICC13 H-HX-LTC

NOTICE TO BUYER

This contract may not cover all of the costs associated with long-term care incurred by the buyer during the period of coverage. The buyer is advised to review carefully all contract limitations.

CAUTION:

The issuance of this long-term care insurance contract is based upon your responses to the questions on your application. A copy of your application will be attached to any issued contract. If your answers are incorrect or untrue, Thrivent Financial for Lutherans (called we, us and our in this outline) has the right to deny benefits or rescind your contract. The best time to clear up any questions is now, before a claim arises! If, for any reason, any of your answers are incorrect, contact us at 4321 North Ballard Road, Appleton, Wisconsin 54919-0001.

1. This contract is an individual contract of insurance.

2. PURPOSE OF THE OUTLINE OF COVERAGE.

This outline of coverage provides a very brief description of the important features of the contract. You should compare this outline of coverage to outlines of coverage for other contracts available to you. This is not an insurance contract but only a summary of coverage. Only the individual contract contains governing contractual provisions. This means that the contract sets forth in detail the rights and obligations of both you and the insurance company. Therefore, if you purchase this coverage, or any other coverage, it is important that you READ YOUR CONTRACT CAREFULLY!

3. FEDERAL TAX CONSEQUENCES.

This contract is intended to be a federally tax-qualified long-term care insurance contract under Section 7702B (b) of the Internal Revenue Code of 1986, as amended.

4. TERMS UNDER WHICH THE CONTRACT MAY BE CONTINUED IN FORCE OR DISCONTINUED.

RENEWABILITY: THIS CONTRACT IS GUARANTEED RENEWABLE. This means you have the right, subject to the terms of your contract, to continue this contract as long as you pay your premiums on time. Thrivent Financial for Lutherans cannot change any of the terms of your contract on its own, except that, in the future, IT MAY INCREASE THE PREMIUM YOU PAY.

WAIVER OF PREMIUM BENEFIT.

We will waive any premiums that come due while you incur expenses for Qualified Long-Term Care Services for which long-term care benefits are payable. When such expenses are no longer incurred, premiums will cease to be waived and you must resume paying premiums in order to keep your contract in force. Expenses eligible for Ancillary Benefits will not trigger Waiver of Premiums.

5. TERMS UNDER WHICH THE COMPANY MAY CHANGE PREMIUMS.

After your contract has been in force for five years, we may change the premium for the contract but not more frequently than once a year. Any change will apply to all contracts issued in your state on this contract form. We will not change the premium due to changes in your health or due to any claims on your contract.

6. TERMS UNDER WHICH THE CONTRACT MAY BE RETURNED AND PREMIUM REFUNDED.

30-Day Right to Cancel: Within the first 30 days of receiving your contract, you may cancel it for any reason. The contract will be deemed void from the beginning and we will refund any premium paid within 30 days after we receive notice of cancellation and the returned contract.

Unearned Premium Refunds:

If you cancel your contract after 30 days of first receiving it, the portion of any premium paid beyond the date of cancellation will be refunded. If your contract terminates due to your death or because your Available Benefit has been reduced to zero, the portion of any premium paid beyond the date of termination will be refunded.

7. THIS IS NOT MEDICARE SUPPLEMENT COVERAGE.

If you are eligible for Medicare, review the Guide to Health Insurance for People with Medicare available from us. Neither Thrivent Financial for Lutherans, nor its agents represent Medicare, the federal government, or any state government.

8. LONG-TERM CARE COVERAGE.

Contracts of this category are designed to provide coverage for one or more necessary diagnostic, preventive, therapeutic, rehabilitative, maintenance or personal care services provided in a setting other than an acute care unit of a hospital, such as in a nursing home, in the community or in the home.

This contract provides coverage in the form of reimbursement for expenses that you incur for Qualified Long-Term Care Services when Eligibility for Benefits is met. Payment is subject to the Elimination Period, Maximum Monthly Benefit, Available Benefit, Exceptions and Limitations and all other terms and conditions of the contract.

9. BENEFITS PROVIDED BY THIS CONTRACT.

a) Contract Benefit Limits:
A. Maximum Monthly Benefit: \$ (enter amount)
B. Benefit Multiplier: ☐ 24 months ☐ 36 months ☐ 48 months ☐ 60 months ☐ 96 months
C. Available Benefit (A. x B. = C.): \$ (enter amount)
Elimination Period: ☐ 30 days ☐ 90 days ☐ 180 days
Increase Benefit Riders: Compound 1% Compound 2% Compound 3% Compound 5% Flexible 5%
Cash Benefit Rider
☐ Nonforfeiture Benefit Rider
☐ Return of Premium upon Death Rider
☐ Shared Care Rider
☐ Survivorship Rider
☐ Waiver of Elimination Period for Home Care and Adult Day Care Rider
b) Institutional Benefits:
Residential Care Facility Benefit. Residential Care Facility Benefit pays for Qualified Long-Term Care Services while y

ou are confined in a nursing home, assisted living facility or hospice.

Bed Reservation Feature.

Bed Reservation Feature provides that the Residential Care Facility Benefit will not be interrupted by a temporary absence from the facility where you are a resident.

c) Non-Institutional Benefits:

Your contract includes benefits for Qualified Long-Term Care Services that are provided in an Adult Day Care Facility or in your home as Home Care Services.

Adult Day Care Benefit.

Adult Day Care Benefit provides social and health-related Qualified Long-Term Care Services in a community group setting to Chronically III people.

Home Care Services.

Home Care Services are Qualified Long-Term Care Services that are necessary to enable you to continue to live safely in your home. Home Care Services include homemaker services, home health aide services, skilled nursing services, physical therapy, occupational therapy, speech therapy, respiratory therapy, nutritional and dietary services and hospice care services.

The contract also includes the following benefits:

Alternate Care Benefit.

If your Plan of Care prescribes Qualified Long-Term Care Services that are not covered by the contract, we may pay benefits for such services if (1) the services are a cost-effective alternative to services covered by the contract and (2) you and we agree to a written alternate care benefit agreement.

Ancillary Benefits.

Ancillary Benefits are provided for Qualified Long-Term Care Services under Respite Care, Equipment/Home Modification, Caregiver Training and International Care. These benefits are not subject to the Elimination Period or the Maximum Monthly Benefit. Each benefit is subject to its own separate benefit limit and the Available Benefit.

• Respite Care.

Respite Care is designed to relieve an informal caregiver on a short-term basis and is provided in a residential care facility, adult day care facility, or a person's home as Home Care Services.

Equipment/Home Modification.

Equipment/Home Modification provides coverage for special equipment such as a hospital bed, wheelchair, crutches or walker or safety-related equipment such as a medical alert system or any other medical equipment as specified in your Plan of Care.

Home modifications are accessibility changes such as a ramp, chair-lift or alterations to accommodate a wheelchair or safety-related changes such as installation of grab bars or railings or other changes to your home that are specified in your Plan of Care.

Caregiver Training.

Caregiver Training means training that is (1) specified in your Plan of Care and (2) provided to your informal caregiver by a person who is licensed, certified or otherwise qualified to provide the training.

International Care.

International Care provides limited coverage for Qualified Long-Term Care Services received outside of the United States.

d) Eligibility for the Payment of Benefits:

Your contract covers only Qualified Long-Term Care Services.

Qualified Long-Term Care Services are necessary diagnostic, preventive, therapeutic, curative, treatment, mitigation and rehabilitative services and maintenance or personal care services that are:

- Required by a Chronically III individual; and
- Provided pursuant to a Plan of Care.

To be eligible for benefits under this contract, all of the following **Conditions on Eligibility for Benefits** must be met:

- You are Chronically III and receive Qualified Long-Term Care Services specified in a Plan of Care;
- The Elimination Period has been met, when applicable; and
- Coverage is not excluded.

Chronically III means that a licensed health care practitioner has within the preceding 12-month period certified in writing that you have:

- A Physical Impairment that is expected to last at least 90 days. A Physical
 Impairment prevents you from performing two or more of the following Activities of
 Daily Living without substantial assistance from another person: bathing,
 continence, dressing, eating, transferring or using the toilet; or
- A **Cognitive Impairment** which is an impairment of the mind that:
 - a) Is comparable to (and includes) Alzheimer's disease and similar forms of irreversible dementia;
 - b) Is measured by clinical evidence and standardized tests that reliably measure impairment in an insured's short-term or long-term memory, orientation as to person, place or time, deductive or abstract reasoning, and judgment as to safety awareness; and
 - c) Results in the need for continual supervision (which may include cuing by verbal prompting, gestures or other demonstrations) by another person to protect that insured from threats to his or her health or safety (such as may result from wandering).

A **Plan of Care** is a written document that prescribes Qualified Long-Term Care Services that are consistent with an assessment of your impairment. The Plan of Care must be prepared and signed by a licensed health care practitioner and must include services or treatment that could not be omitted without adversely affecting your health.

Care Coordinator Services.

A care coordinator can help develop your Plan of Care. Care Coordinator Services are offered to assist in identifying care needs and community resources available to deliver care while you are Chronically III. If you contact us and use a care coordinator referred to you by us, these services are provided at no cost to you and are not subject to the Elimination Period.

Contingent Nonforfeiture Benefit.

Your contract includes a Contingent Nonforfeiture Benefit provision. This benefit provides you the option to reduce your coverage or convert to a reduced paid-up contract in the event of a substantial premium increase.

The paid-up coverage will have an Available Benefit equal to the lesser of the Nonforfeiture Credit and the Available Benefit in effect immediately before the date paid-up coverage becomes effective. The Nonforfeiture Credit is equal to the greater of the total of all premiums paid by you and applied to your contract and the Maximum Monthly Benefit in effect on the date paid-up coverage becomes effective.

Benefits will be paid subject to all of the conditions and limitations of your contract. All optional benefit riders on your contract will terminate on the date paid-up coverage becomes effective. Paid-up coverage will terminate on the date the Available Benefit reaches zero.

e) Optional Benefits.

For an additional cost, you may elect any of the optional benefit riders listed below.

Nonforfeiture Benefit.

After your contract has been in force for three years, the Nonforfeiture Benefit rider provides paid-up coverage if you give us notice to cancel your contract or your contract terminates for nonpayment of premium.

The paid-up coverage will have an Available Benefit equal to the lesser of the Nonforfeiture Credit and the Available Benefit in effect immediately before the date paid-up coverage becomes effective. The Nonforfeiture Credit is equal to the greater of the total of all premiums paid by you and applied to your contract and the Maximum Monthly Benefit in effect on the date paid-up coverage becomes effective.

Benefits will be paid subject to all of the conditions and limitations of your contract. All optional benefit riders on your contract will terminate on the date paid-up coverage becomes effective. Paid-up coverage will terminate on the date the Available Benefit reaches zero.

Shared Care Benefit.

The Shared Care Benefit rider allows you and your benefit partner to share each other's Available Benefit if one of you exhausts his or her own Available Benefit. You and your benefit partner must each own a Thrivent Financial for Lutherans long-term care insurance contract with identical coverage issued on the same date that includes this rider and names each other as a benefit partner.

Survivorship Benefit.

The Survivorship Benefit rider will waive your premiums for life if after ten years from the date of issue of the rider your benefit partner dies. This benefit will not be paid if either you or your benefit partner was Chronically III within the first ten years from the date of issue of the contract. You and your benefit partner must each own a Thrivent Financial for Lutherans long-term care insurance contract with the same date of issue that includes this rider and names each other as a benefit partner.

Waiver of Elimination Period for Home Care and Adult Day Care.

The Waiver of Elimination Period for Home Care and Adult Day Care rider will waive the Elimination Period requirement when receiving benefits for Home Care or Adult Day Care. The days of care you receive will still help you satisfy the Elimination Period for other types of care that may be needed in the future.

Return of Premium upon Death.

The Return of Premium upon Death rider will return premiums paid (less any benefits paid and accumulated dividends paid upon death) to your estate if you die and your rider has been in force for at least ten years. Benefits paid under this rider will reduce your Available Benefit. This benefit may have tax implications for your estate. You are advised to consult a tax advisor.

Cash Benefit.

In any calendar month in which you receive Long-Term Care Benefits for expenses incurred on at least five separate days and your Elimination Period has ended, the Cash Benefit rider pays you a benefit equal to:

- 15% of your Maximum Monthly Benefit in effect on the last day of the calendar month if on any of those days you receive Adult Day Care or Home Care Benefits; otherwise
- 10% of your Maximum Monthly Benefit in effect on the last day of the calendar month.

Benefits paid under this rider will not reduce your Available Benefit. This rider may have tax implications. You are advised to consult a tax advisor.

10. LIMITATIONS AND EXCLUSIONS.

- a) Pre-existing Conditions Coverage: Your contract does not exclude pre-existing conditions.
- b) Non-eligible Facilities/Providers: Your contract does not cover services provided by a facility or agency that does not meet the contract definition for such facility or agency, except as provided under the Alternate Care Benefit. This contract does not cover services provided in a clinic, hospital, sanatorium, or a home or facility for the treatment of mental illness, alcoholism or drug addiction.
- c) **Non-eligible Levels of Care**: Your contract does not cover services that are not Qualified Long-Term Care Services as defined in the contract.
- d) Exclusions/Exceptions and Limitations: Your contract does not pay benefits for:
 - Charges billed by a doctor;
 - · Charges for prescription drugs;
 - Services outside the United States, its territories and possessions except under the International Care Benefit;
 - Services provided due to an attempt at suicide or an intentionally self-inflicted injury;
 - Services provided for the treatment of alcoholism or drug addiction.
 - Care or services provided by an immediate family member.
 - Which benefits are payable under any state or federal workers' compensation, employer's liability or occupational disease law;
 - Expenses which are reimbursable under Medicare or would be reimbursable under Medicare but for the application of a deductible or coinsurance amount.

THIS CONTRACT MAY NOT COVER ALL THE EXPENSES ASSOCIATED WITH YOUR LONG-TERM CARE NEEDS.

11. RELATIONSHIP OF COST OF CARE AND BENEFITS.

Because the cost of long-term care services will likely increase over time, you should consider whether and how the benefits under this contract may be adjusted. For this purpose, you may add an Annual Increase Benefit rider or a Flexible Increase Benefit rider for an additional cost.

An optional **Compound Annual Increase Benefit rider** increases your Maximum Monthly Benefit, Available Benefit and Ancillary Benefit Limits on each rider anniversary by either 5%, 3%, 2% or 1% (depending on which rider you select) of the corresponding amounts in effect immediately before the increase. Premiums for this rider are set at the time of issue. Increases in coverage under this rider will not cause an increase in your contract's premium.

An optional **Flexible Increase Benefit rider** increases your Maximum Monthly Benefit, Available Benefit and Ancillary Benefit Limits on each rider anniversary by 5% of the corresponding amounts in effect immediately before the increase. You may decline the increase. If you decline three consecutive increases, automatic annual increases will cease and future increases will be provided only on rider anniversaries occurring while premiums are being waived under the Waiver of Premium provision of the contract. Premiums for this rider are set at the time of issue. Your contract's premium will increase with each option elected and will be based on your age at the time of the increase.

At the end of this outline is a graphic comparison of the benefit levels of a contract that includes the increase benefit over the coverage period with a contract that does not include the increase benefit. A relative cost comparison chart illustrates long-term care contract premiums with and without the increase benefit.

12. ALZHEIMER'S DISEASE AND OTHER ORGANIC BRAIN DISORDERS.

This contract includes benefits for persons who are clinically diagnosed as having Alzheimer's disease or related degenerative and dementing illnesses and meet the qualifying for benefits requirements described in the contract.

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The total annual premium for your cont	ract including the optional bei	netits is listed below.
Base Contract		\$
Cash Benefit Rider		\$
Compound Annual Increase Benefit Ric	der (5%, 3%, 2% or 1%)	\$
Flexible Increase Benefit Rider		\$
Nonforfeiture Benefit Rider		\$
Return of Premium upon Death Rider		\$
Shared Care Rider		\$
Survivorship Rider		\$
Waiver of Elimination Period for Home	Care and Adult Day Care Ric	er \$
Total Annual Premium \$		
Your premium will be	on a	basis.

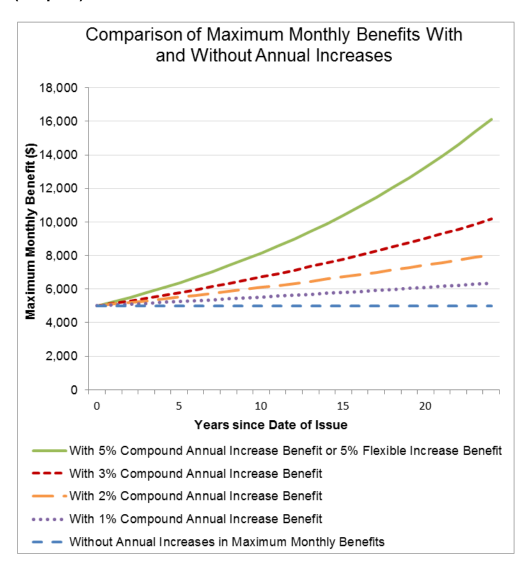
14. ADDITIONAL FEATURES.

The issuance of the contract is subject to medical underwriting.

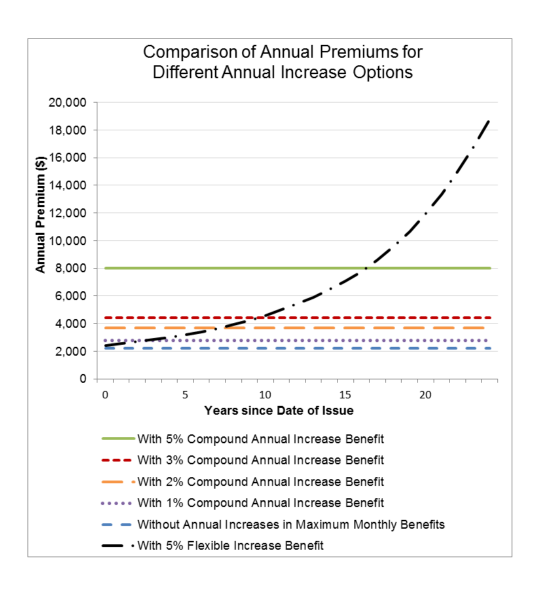
Unintentional Lapse. You may designate at least one person other than yourself to receive notice of termination for nonpayment of premium. After a premium remains in default for 30 days, we will give this notice to you and any persons whom you have designated to receive such notice.

15. CONTACT THE STATE AGENCY LISTED IN A SHOPPER'S GUIDE TO LONG-TERM CARE INSURANCE IF YOU HAVE GENERAL QUESTIONS REGARDING LONG-TERM CARE INSURANCE. CONTACT THE INSURANCE COMPANY IF YOU HAVE SPECIFIC QUESTIONS REGARDING YOUR LONG-TERM CARE INSURANCE CONTRACT.

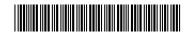
Comparisons of Maximum Monthly Benefits with and without the Annual Increases (Graph 1) and Comparison of Annual Premiums for Different Annual Increase Options (Graph 2)



This data is shown for a 55 year old female with a \$5,000 Maximum Monthly Benefit and Benefit Multiplier of 4 years. There is a 90 day Elimination Period and premiums are made annually for the life of the insured. There are no marital or underwriting discounts applied and no additional riders selected. For the Flexible Increase Benefit this assumes no increases are declined by the insured.







Important Privacy Choices for Consumers

Facts	What does Thrivent do with your personal information?
Why?	Financial services and insurance companies choose how they share your personal information. Federal and state law gives clients the right to limit some but not all sharing. Federal and state law also requires us to inform new clients, as well as current clients annually, how we collect, share and protect your personal information. Please read this notice carefully to understand what we do.
What?	The types of personal information we collect and share depend on the product or service you have with us. This information can include:
	Identifying information, such as name and contact information.
	Social Security number.
	• Financial factors, including income, assets, credit history, transaction history and risk tolerance.
	 Health indicators, such as medical records, prescription history and claims' statuses.
	We may share any/all the information we collect depending on what is needed for the stated purpose.
How?	All companies need to share clients' personal information to run their everyday business. In the section below, we list the reasons companies may share their clients' personal information; the specific reasons Thrivent chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Thrivent share?	Can you limit this sharing?
For our everyday business purposes Such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, report to credit and medical bureaus, or engage with third parties, such as insurance agents, financial advisors and service providers who act on our behalf to support our operations.	YES	NO
For our marketing purposes To offer our products and services to you.	YES	YES
For joint marketing with other financial companies	YES	YES
For our affiliates' everyday business purposes Information about your transactions and experiences with Thrivent.	YES	NO
For our affiliates' everyday business purposes Information contained on your application or in your credit report.	YES	YES
For nonaffiliates to market to you This includes nonprofit organizations such as churches or partner organizations.	YES	YES*

To limit our sharing

- Log in to your thrivent.com account and go to Profile and Settings.
- Call 800-847-4836 between 7 a.m. and 6 p.m. Central time, Monday through Friday.
- Mail to: Thrivent

4321 N. Ballard Rd. Appleton WI, 54919-0001

Please note:

If you are a new client, we can begin sharing your information 30 days from the date we provide you this notice. If you are a new, current or former client who has previously provided us with sharing preferences, your preferences have not been changed; they will remain as is, unless we receive instruction to change them. For all others, including former clients, we will continue to share your information as described in this notice, however, you can contact us at any time to limit our sharing.

Who we are

Who is providing this notice?

This notice describes the privacy practices of "Thrivent," which includes Thrivent Financial for Lutherans, Thrivent Investment Management Inc., Thrivent Financial Investor Services Inc., Thrivent Insurance Agency Inc., Thrivent Asset Management, LLC, Thrivent Mutual Funds, Thrivent Series Fund, Inc., Thrivent Core Funds, Thrivent Cash Management Trust, Thrivent Education Funding, LLC, and Thrivent ETF Trust.

What we do

How does Thrivent collect my personal information?

We collect your personal information in a few ways:

- Directly from you, such as when you use a service, apply for a product, or file a claim.
- From other third parties, such as credit reporting agencies or your doctor.
- Through your transactions and interactions with us.



How does To safeguard your personal information from unauthorized access and use, we maintain physical, procedural and electronic security measures. These strategies include: Thrivent protect my personal • Frequent internal and external reviews to ensure our technology and protocols are up-to-date. information? • Limited access to your personal information; only those with a "need to know" are authorized. Anyone who uses your data must follow established policies, procedures and laws. Note: Your personal information is processed in the United States, which means that privacy laws may be less stringent than they are in your country of residence. This also means that government agencies, courts or law enforcement in the United States may be able to access your information. Why can't I limit Federal law gives you the right to limit sharing only in certain situations: all sharing? •To affiliates: If we share information about your creditworthiness. • If affiliates use your information to market to you. At Thrivent, if you opt out of marketing, identified in the chart above as "for our marketing purposes," that choice applies to any/all Thrivent affiliates. •To nonaffiliates: • If they wish to obtain your information to market to you. *In addition, residents of California, Massachusetts, Minnesota, New Mexico, North Dakota and Vermont are opted out of nonaffiliate sharing, per state law. Clients in these states may choose to opt in for this sharing. What if I am a You may be receiving this notice on behalf of all owners. As a joint owner, you may choose one or more of the joint contract sharing options that apply in your home state on behalf of all joint owners or only on your own behalf. owner or joint account owner? How do I access Accurate information helps us to provide you better customer service, increase the efficiency of our operations. and update the and comply with laws. You may request access to and correction of your personal information by writing to us information at the address above. Registered users of thrivent.com or Thrivent's mobile application may also update some Thrivent has personal information through their online personal profile. about me?

Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies. Thrivent affiliates include lines of business such as life insurance, long-term care insurance, brokerage, investments, trust, banking, mutual funds and distribution partners.
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies. Thrivent nonaffiliates include financial institutions, such as consumer banking, and other non-profit entities, including churches.
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you. Thrivent has joint marketing agreements with other financial institutions, such as consumer banking, and non-profit foundations.

Other important information

For more specific insights into our collection and use of your health information, be sure to review our <u>Health Information Privacy Notice</u> available at thrivent.com/privacy. We also have a Notice of Insurance Information Practices document that describes Thrivent's use of your information to perform insurance operations. You can request a copy of any of our notices at any time by writing to us at the address above.

This notice outlines our privacy practices for clients; those individuals who have purchased, or applied for, a product or service with Thrivent. For additional information regarding our collection, use and sharing of personal information for situations and scenarios outside of the client relationship, please review our <u>Privacy Policy</u>, available at thrivent.com/privacy.

Please note that if your insurance agent or financial advisor is part of a team, your information may also be shared amongst team members.

Complaints can be sent to us at the address provided above. Depending on where you live, you may also be able to contact local or state agencies to report specific concerns.

Questions? Call 800-847-4836 or go to thrivent.com.



thrivent[®]

Privacy of Information About Your Health

This notice describes how medical information about you may be used and disclosed and how you can get access to this information. Please review it carefully.

Protecting the privacy of information about your medical conditions and health is a responsibility we take very seriously. We understand that medical information about you and your health is personal, and it is important to you that we keep it confidential. We are committed to the practices and procedures we established to protect the confidential nature of information about your health.

This notice describes the ways in which we may use and disclose information about your health to carry out treatment, payment and health care operations, and for other purposes as permitted or required by law. It also describes your rights and our duties regarding the use and disclosure of health information.

Uses and disclosures of information about your health without your authorization

The following categories describe ways that we may use and disclose information about your health without your written authorization. For each category, we will explain what we mean and try to give some examples. Not every use or disclosure in a category will be listed. However, all of the ways we are permitted to use and disclose information without written authorization fall within one of the categories.

Treatment: We do not use information about your health to provide you with medical treatment or related services.

Payment: Generally, we use and disclose information about your health so we can administer claims, which includes reimbursing incurred expenses for treatment and services you receive from a health care provider. For example, we may disclose this information to your health care provider to verify insurance coverage for medical treatment or service expenses.

Health care operations: We use and disclose information about your health for our insurance operations. These uses and disclosures are necessary for our business and to make sure our members are receiving quality service. Some examples of how we may use and disclose information about your health include: underwriting insurance, processing transactions, resolving grievances and conducting business planning.

We may also disclose information about your health to our business associates to enable them to perform services for us or on our behalf relating to our operations. At the time you apply for insurance, we may disclose information about your health in encoded form to the Medical Information Bureau (MIB) in an effort to deter fraud, misrepresentation or criminal activity.

Public health risks: As required by law, we may disclose information about your health to public health authorities that receive information to: prevent or control disease, injury or disability; report births and deaths; report child abuse or neglect; and notify a person who may be at risk for contracting or spreading a disease or condition.

Health oversight activities: We may disclose information about your health to a health oversight agency for activities authorized by law. Examples of these oversight activities include: audits, investigations and inspections. These activities are necessary for the government to monitor the health care system, government programs and entities subject to civil rights laws.

Lawsuits and disputes: If you are involved in a lawsuit or a dispute, we may disclose information about your health in response to a court or administrative order. We may also disclose this information in response to a subpoena, discovery request, or other lawful process by someone else involved in the dispute. We will make reasonable efforts to tell you about the request.

Law enforcement: We may release information about your health if asked to do so by a law enforcement official in response to a court order, subpoena, warrant, summons or similar process; and

about a death that may be the result of criminal conduct.

We may also release information about your health to law enforcement or other governmental authorities to protect us against perpetration of fraud or other illegal activities.

Coroners, medical examiners and funeral directors: We may release information about your health to a coroner or medical examiner. We also may release information about your health to funeral directors as necessary to carry out their duties.

Research: Under certain circumstances, we may use information about your health for insurance research purposes. We may also disclose information about your health to organizations conducting actuarial or insurance research studies.

To avert a serious threat to health or safety: Although it is not our practice, we may use and disclose information about your health when necessary to help prevent a serious threat to the health and safety of you or others.

Any disclosure, however, would only be to someone able to help prevent the threat.

Military and veterans: If you are a member of the armed forces, we may release information about your health as required by military command authorities.

Workers' compensation: We may release information about your health to comply with laws relating to workers' compensation or similar programs. These programs provide benefits for work-related injuries or illness.

Uses and disclosures of information about your health with your authorization

The following use and disclosures will only be made with authorization from you:

- Uses and disclosures of health information for marketing purposes.
- Uses and disclosures of psychotherapy notes, unless permitted by law.
- Disclosures that constitute the sale of personal health information.

Other uses and disclosures of information about your health that are not described in this notice or are not otherwise permitted by law will be made only with your written authorization. You may revoke such authorization as described in this notice.

Your rights regarding information about your health

You have the following rights regarding the health information we maintain about you, which you may exercise by submitting your request in writing to:

Thrivent Attention: Privacy Office 4321 N. Ballard Road Appleton, WI 54919-0001

Right to revoke authorization: You may revoke your authorization that allows us to use or disclose health information that is not otherwise covered by this notice or applicable law in writing at any time except: when the authorization was obtained as a condition of obtaining insurance; during the contestable period; or to the extent that we have taken action in reliance on your written authorization. You understand that we are unable to take back any disclosures we have already made with your authorization and that we may retain documents that may contain information about your health.

Right to request restrictions: You have a right to request a restriction on the information about your health that we use or disclose for treatment, payment or health care operations. You also have the right to request a limit on the information we disclose about your health to someone who is involved in your care or the payment for your care, such as a family member.

In your request, you must tell us the information you want to limit; whether you want to limit our use, disclosure or both; and to whom you want the limits to apply

(for example, disclosures to your spouse).

We are not required to agree to your requested restriction or limitation, unless the protected health information pertains solely to health care for which you, not a health plan, have paid us or your provider in full.

Right to request confidential communications: If you could be endangered by our normal communication channels, you have the right to request that we communicate information about your health to you by alternative means or at an alternative location. We will ask you the reason for your request, and we will accommodate all reasonable requests. Your request must specify how or where you wish to be contacted.

Right to inspect and copy: You have a right to inspect and copy information about your health that we maintain. Usually, this includes medical and billing records. Under federal law, this right does not include psychotherapy notes or information about your health compiled in reasonable anticipation of litigation, administrative action or administrative proceeding. If you request a copy of this information, we may charge a standard fee for the costs of copying, mailing or other supplies associated with your request.

We may deny your request to inspect and copy in certain limited circumstances, such as where disclosure would reasonably endanger the life or physical safety of you or another person. If you are denied access to information about your health, you may request that the denial be reviewed.

Right to amend: If you believe the information we have about your health is incorrect or incomplete, you may ask us to amend the information. You must provide a reason that supports your request. You have the right to request an amendment for as long as the information is kept by or for us.

We may deny your request for an amendment if it is not in writing or does not include a reason to support the request. In addition, we may deny your request if you ask us to amend information that:

- Was not created by us, unless the person or entity that created the information is no longer available to make the amendment.
- Is not part of the information about your health kept by or for us.
- Is not part of the information about your health that you would be permitted to inspect and copy.
- Is accurate and complete.



Right to request an accounting: You have the right to receive an accounting of certain disclosures of information about your health that we made, if any. This right applies to disclosures for purposes other than treatment, payment, health care operations, or as otherwise permitted or required by law. You have a right to receive specific information about these disclosures that occur after Nov. 1, 2002. The right to receive this information is subject to certain exceptions, restrictions and limitations.

Right to a copy of this notice: You have the right to obtain a copy of this notice at any time.

Our duties regarding information about your health

We are required by law to:

- Maintain the privacy of your protected health information.
- Notify you following a breach of your unsecured protected health information.
- Provide you with this notice of our legal duties and health information privacy practices.
- Not use or disclose protected health information that is genetic information to underwrite for Medicare Supplement Insurance.
- Abide by the terms of this notice.

Changes to this notice

We reserve our right to change the terms of this notice. We reserve the right to make the revised or changed notice effective for health information we already have about you as well as any information we receive in the future. If we make a material change to the terms of this notice, we will mail a revised notice to you. Please be aware this notice is also provided on Thrivent.com for you to review.

For more information or to file a complaint

If you have questions or would like additional information, you may contact us at 800-847-4836.

If you believe your privacy rights have been violated, you may file a written complaint with our privacy office and with the Secretary of the Department of Health & Human Services. You will not be retaliated against for filing a complaint.

This notice was published and became effective on Sept. 24, 2013.

Thrivent.com • 800-847-4836 20895 R2-22





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Notice of Insurance Information Practices

Information Collected

We may collect personal information from you and from persons other than you. Depending upon the circumstances, the sources and types of personal information we collect about you may include information we receive:

- From you on your applications or other forms, such as name, address, Social Security number, birth date, assets and income.
- From consumer-reporting agencies, such as credit history, prescription history and public records.
- About your transactions and experience with us, such as products purchased, your certificate values and payment history.
- From insurance support organizations, such as MIB, LLC, about your insurability received in a coded form.
- From your health care providers, such as copies of your medical records.
- · From your employers about your occupation and earnings.
- From family members and others who may have knowledge about your character, habits and lifestyle.
- From other insurers, reinsurers or financial institutions, such as other insurance coverage applied for or in force and account information.
- From governmental agencies, such as a motor vehicle report.

Information Collection Techniques

Techniques that may be used to collect information about you include:

- · Personal or telephone interview
- · Written correspondence
- · Examination or assessment
- Investigative consumer report
- · Coded reports from MIB, LLC

Sharing Information Outside Thrivent

As required or permitted by law, we may disclose all the information we have about you as follows:

- To others to enable them to perform services for us or on our behalf to underwrite insurance, process transactions and administer claims.
- To your agent, so that they can assist with processing your transactions and service your policy or account. If your agent is part of a team, your information may also be shared amongst team members.
- To health care providers to verify eligibility for insurance and for coverage or benefits; inform you of medical history you may not be aware of; and to verify medical treatment or services.
- To an insurance regulatory authority to comply with audits and to respond to complaints.
- To a law enforcement or other governmental authority to protect us against perpetration of fraud or other illegal activities.
- To organizations conducting actuarial or research studies; however, no individually identifiable medical information is disclosed.
- To our affiliates to provide you with better customer service and account maintenance; to help you make decisions about your products, services and benefits; and to inform you of other products, services and benefits that may be of interest to you.

We may disclose identifying information we have about you, such as name, address and telephone number, with approved organizations to market products or services that may be of interest to you.



Uses and Disclosures of Information About Your Health With Your Authorization

The following use and disclosures will only be made with authorization from you:

- · Uses and disclosures of health information for marketing purposes;
- Uses and disclosures of psychotherapy notes, unless permitted by law;
- · Disclosures that constitute the sale of personal health information.

Other uses and disclosures of information about your health that are not described in this notice or are not otherwise permitted by law will be made only with your written authorization. You may revoke such authorization as described in this notice.

Access to Recorded Personal Information from Thrivent

You have the right to access recorded personal information we have about you that you can describe and that we can reasonably locate and retrieve. This right does not extend to information about you that relates to and is collected in connection with or in reasonable anticipation of a claim or civil or criminal proceeding involving you.

If you submit a written request to us describing the recorded information you want to access, then if we can reasonably locate and retrieve the requested information, we shall do the following within thirty (30) business days from the date the request is received:

- 1. Inform you of the nature, substance and source of your recorded personal information in writing, by telephone or by other oral communication, whichever we prefer;
- 2. Permit you to see and copy, in person, your recorded personal information or to obtain a copy of your recorded personal information by mail or electronically, whichever you prefer. If the recorded personal information is in coded form, an accurate translation in plain language shall be provided. However, where permitted by law, copies of your medical information will be supplied to a medical provider designated by you and licensed to provide medical care with respect to the condition to which the information relates;
- 3. Disclose to you the identity, if recorded, of those persons to whom we disclosed your personal information within two (2) years prior to your request, and if the identity is not recorded, the names of those persons to whom such information is normally disclosed; and
- 4. Provide you with a summary of the procedures by which you may request correction, amendment or deletion of recorded personal information.

Thrivent may charge a reasonable fee to cover the costs incurred in providing a copy of recorded personal information to you.

Correction, Amendment or Deletion of Recorded Personal Information from Thrivent

If you want to correct, amend or delete the recorded personal information we have about you, submit a written request to us. Within thirty (30) business days from the date of receipt of a written request, we will either:

- 1. Correct, amend or delete the portion of the recorded personal information in dispute; or
- 2. Notify you of our refusal to make such a correction, amendment or deletion; the reason for the refusal; your right to file a statement stating what you think is the correct, relevant or fair information; and the reasons why you disagree with our refusal to correct, amend or delete the recorded personal information.



If we correct, amend or delete recorded personal information, we will provide written notification to:

- Any person specifically designated by you who may have, within the preceding two (2) years, received such recorded personal information;
- MIB, LLC;
- Any insurance support organization whose primary source of personal information is from insurance institutions and to whom we disclosed personal information within the preceding seven years, such as MIB, LLC; and
- · Any insurance support organization that furnished the personal information that has been corrected, amended or deleted.

If we refuse to correct, amend or delete your recorded personal information and you disagree, you have the right to file a concise statement with us that sets forth what you think is the correct, relevant or fair information; and the reasons why you disagree. In the event you file a statement, we will provide access to your statement with the disputed information to anyone reviewing it, and include it in any subsequent disclosures.

If the completeness or accuracy of any information furnished or provided to MIB, LLC by Thrivent Financial is disputed by you, Thrivent Financial will notify MIB, LLC of such dispute.

Access to and Correction, Amendment or Deletion of Recorded Personal Information from MIB, LLC

Information regarding your insurability will be treated as confidential. Thrivent Financial, or its reinsurers may, however make a brief report thereon to MIB, LLC which operates an information exchange on behalf of insurance companies that are members of MIB Group Inc. If you apply to another MIB, LLC Member Company for life or health insurance coverage, or a claim for benefits is submitted to such a company, MIB, LLC, upon request, will supply such company with the information in its file.

Upon receipt of a request from you MIB, LLC will arrange disclosure of any information it may have in your file. Please contact MIB, LLC at 866 692-6901. If you question the accuracy of information in MIB, LLC's file, you may contact MIB, LLC and seek a correction in accordance with the procedures set forth in the federal Fair Credit Reporting Act. The address of MIB, LLC's information office is 50 Braintree Hill Park, Suite 400, Braintree, Massachusetts 02184-8734.

Thrivent Financial, or its reinsurers, may also release information in its file to other insurance companies to whom you may apply for life or health insurance, or to whom a claim for benefits may be submitted. Information for consumers about MIB, LLC may be obtained on its website at www.mib.com.

Information obtained from a report prepared by MIB, LLC may be retained by MIB, LLC and disclosed to other persons.





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Things You Should Know Before You Buy Long-Term Care Insurance

Long-Term Care Insurance

- A long-term care insurance policy may pay most of the costs for your care in a nursing home. Many policies also pay for care at home or other community settings. Since policies can vary in coverage, you should read this policy and make sure you understand what it covers before you buy it.
- You should **not** buy this insurance policy unless you can afford to pay the premiums every year. Remember that the company can increase premiums in the future.
- The personal worksheet includes questions designed to help you and the company determine whether this policy is suitable for your needs.

Medicare

Medicare does not pay for most long-term care.

Medicaid

- Medicaid will generally pay for long-term care if you have very little income and few assets. You probably should **not** buy this policy if you are now eligible for Medicaid.
- Many people become eligible for Medicaid after they have used up their own financial resources by paying for long-term care services.
- When Medicaid pays your spouse's nursing home bills, you are allowed to keep your house and furniture, a living allowance, and some of your joint assets.
- Your choice of long-term care services may be limited if you are receiving Medicaid. To learn more about Medicaid, contact your local or state Medicaid agency.

Shopper's Guide

 Make sure the insurance company or agent gives you a copy of a book called the National Association of Insurance Commissioners' "A Shopper's Guide to Long-Term Care Insurance." Read it carefully. If you have decided to apply for long-term care insurance, you have the right to return the policy within 30 days and get back any premium you have paid if you are dissatisfied for any reason or choose not to purchase the policy.

Counseling

 Free counseling and additional information about long-term care insurance are available through your state's insurance counseling program. For more information about the senior health insurance counseling program in your state, contact the state agency listed in the Directories in the above mentioned Shopper's Guide to Long-Term Care Insurance.

Facilities

Some long-term care insurance contracts provide for benefit payments in certain
facilities only if they are licensed or certified, such as in assisted living centers.
However, not all states regulate these facilities in the same way. Also, many people
move into a different state from where they purchased their long-term care insurance
policy. Read the policy carefully to determine what types of facilities qualify for benefit
payments, and to determine that payment for a covered service will be made if you
move to a state that has a different licensing scheme for facilities than the one in
which you purchased the policy.





Membership Application

Congratulations and Welcome! At Thrivent ("Thrivent Financial for Lutherans"), we believe humanity thrives when people make the most of all they've been given. By joining Thrivent, you are more than a consumer of financial products and services; you are our client and we seek to help you and your family achieve financial clarity, to enable you to live lives full of meaning and gratitude.

Member Protection, Community Support. At our heart, Thrivent is a membership-owned fraternal organization. This means when you become a member, you become part of something bigger: our collective ownership. Thrivent members share a commitment to help strengthen the communities where they live, work and worship.

But we're more than that. Since our beginnings over a century ago, we've grown to become a strong Fortune 500 company that offers a full range of expert solutions to meet needs and goals throughout your lifetime, including advice, investments, insurance, banking and generosity. Our goal is to help millions more clients build their financial futures with clarity and confidence and make the most of all they've been given.

Because Thrivent is owned by our membership, our focus starts with our members' needs and goals. This allows us to be true to what we believe in: Our client's values.

Thrivent's Common Bond. We welcome Christians* seeking to live out their faith. *For more information on Thrivent's Christian Common Bond, visit thrivent.com/christiancalling.

Name of proposed member

Address		
City	State	ZIP code
Phone	Date of birth	
Email		
Church name (optional)	City	State
The information gathered on this form will be used in accordance	with Thrivent's privacy	policy.
Statement of Christian Common Bond: I am age 16 or older and am applying for membership with Thrive and applying for membership on behalf of a youth under age 16. Select only one of the following qualification types: I am a Christian, seeking to live out my faith; or I am the spouse of a Christian who seeks to live out his or he of the spouse of a youth under age 16, the youth is better the second of	er faith; or	
I agree to support and further Thrivent's shared purpose of hake the most of all they've been given. I verify that the info		
Signature of proposed member (age 16 or older) or parent/guardian of youth age 0-15		
Date signed		





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Preliminary Declaration of Insurability Long-Term Care Insurance

Section 1 - Proposed Insured Information					
Name (print title, first, middle, last name and suffix, as applicable)					
Section 2	2 - Prelimi	nary Insurability			
Yes	No	Alcohol or controlled substance dependency Alzheimer's disease, dementia, senility organic brain syndrome, or frequent or persistent forgetfulness or memory loss Amyotrophic Lateral Sclerosis (ALS, Logenrig's disease) Bone marrow, Hodgkin's disease, leukemia or lymphoma disorder Cancer of the bone, brain, esophagus, liver, lung, kidney, ovary, pancreas, stomach, or any metastatic cancer Cirrhosis of the liver Cystic Fibrosis Down's syndrome Emphysema or other lung disorder requiring the use of oxygen	Muscular Dystrophy Myasthenia Gravis Organ transplant other than cornea Paralysis (excluding Bell's palsy), paraplegia or quadriplegia Parkinson's disease Renal failure, chronic kidney disease, not including kidney stones Schizophrenia or other forms of psychosis Stroke Transient Ischemic Attack (TIA)		
∐ Yes	☐ No	•	e to Human Immunodeficiency Virus (HIV) infection, been eficiency Syndrome (AIDS) or AIDS-related complex		
Yes	No	3. During the last 12 months, have you used: Catheter Chairlift Dialysis Hospital bed Motorized scooter Oxygen equipment	Quad cane Respirator Stair lift Walker Wheelchair		
Yes	No	4. Do you currently or within the past 12 mon any kind to perform any of the following ac Bathing Bowel or Bladder Control Dressing Eating	ths have you ever required assistance or supervision of ctivities: Moving in or out of bed or chair Taking your medication Toileting Walking		

|--|

Yes	□No	 5. Do you currently or within the past 12 months have you resided in, been medically advised to enter, or are you planning to enter a: Assisted Care Living Facility Nursing Home Other Custodial Facility
Yes	☐ No	 6. Are you currently receiving, within the past 12 months have you received, have you been medically advised to receive, or are you planning to receive: Home Health Care Services Adult Day Care Services
If a "Yes	" respons	se is provided to any of questions 1-6, we recommend not continuing the application process.
Section 3	3 - Agreer	nent and Signature
and belie	f, they are	tements and answers recorded on this Preliminary Declaration of Insurability. To the best of my knowledge true, complete and correctly recorded and shall be a basis of any contract issued or for which a change d. My signature applies to all sections and statements on this Preliminary Declaration of Insurability.
Signed at	t	
		City State
Signature	of propos	sed insured and date signed (mm/dd/yyyy)
Signature	e of repres	entative and date signed (mm/dd/yyyy)





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Health and Other Personal Information Authorization

(This authorization complies with the HIPAA Privacy Rule.)

Name				
Date of birth	Contract number			
This authorization applies to Thrivent Financial for Lutherans, Thrivent Insurance Agency Inc. and third party administrator				
LTCG, their employees, representatives, agents, reinsurers and any other persons performing business, legal, medical or				
insurance ser	vices for them or on their behalf, hereafter called "You" or "	Your "		

For the purpose of determining my eligibility for insurance, payment, or health care, or for any other use, collection or disclosure permitted by law, You may need to obtain, use or disclose any and all information about my physical and mental health, including but not limited to services for preventive, diagnostic and therapeutic care, tests, counseling and medical prescriptions; and non-health information about me including but not limited to financial, insurance, credit, occupational, avocational and driving history. This medical or health information includes information on the diagnosis and treatment of mental illness, alcohol, and drug use. This also includes information on the diagnosis, treatment, and testing results related to HIV, AIDS, and sexually transmitted diseases, unless otherwise restricted by state law.

I authorize any health care professional, medical facility, pharmacy, pharmacy benefit manager, mental health facility, laboratory, paramedical facility, medical examiner, medical records service, prescription history clearinghouse, other insurer, insurance broker, health plan, Your affiliate, health care component of Your company, Department of Motor Vehicles, government agency, consumer reporting agency, employer, family member and acquaintance to provide information about me, including my entire medical record, which may contain DNA or genetic testing analysis results, to You. I authorize the release of this information in any format including but not limited to paper and/or electronic format. This includes but is not limited to electronic interchange through a Health Information Exchange or directly through My Provider's electronic health record system. I authorize MIB, LLC. to give to You, or Your reinsurers, any records of me or my health. By my signature below, I acknowledge that any prior agreement I have made to restrict or limit the disclosure of information about my health does not apply to this authorization.

I authorize You and Your reinsurers to make a brief report of my personal health information to MIB, LLC.

I authorize You to disclose information about me, including any DNA or genetic testing analysis results contained within my medical history, to any insurance broker and other insurer approved by You for the purpose of securing insurance for me. This includes You disclosing health information I provide to You with the writing agent or agency. Information about my health may be released as required or permitted by law such as to MIB, LLC. to deter fraud, misrepresentation or criminal activity, or to my indicated physician where state law requires notification. Health information about me, which is used or disclosed pursuant to this authorization, may be subject to redisclosure by the recipient, and may no longer be protected under federal law

I understand that to determine my eligibility for insurance, You may request an investigative consumer report. This inquiry may include information as to my character, general reputation, personal characteristics and mode of living, whichever is applicable. I further understand that upon my written request, I will be informed whether or not an investigative consumer report was requested, and if such report was requested, the name and address of the consumer reporting agency to whom the request was made so that I may inspect and receive a copy of such report by contacting such agency. I authorize you to procure or prepare such consumer report.

This authorization is valid for 24 months following the date of my signature shown below. However, for health insurance benefit claims this authorization is valid for the coverage of the policy, or for all other claims for the duration of the claim. A copy, image or facsimile of this authorization is as valid as the original. I have the right to revoke this authorization in writing as outlined in the Privacy of Information about Your Health notice. I acknowledge that such a revocation is not effective to the extent You have relied on the use or disclosure of my health information or You have a legal right to contest the insurance contract or a claim under the insurance contract.



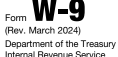
I understand that the application which holds personally identifiable health information and financial information will be attached to the contract for purposes of contract issuance. I understand that if this contract is owned by someone other than me a copy of the contract which contains the application will be provided to the owner.

I understand that failure to sign this Authorization, or subsequent revocation of this Authorization, may impair Your ability to process my application or evaluate claims, and may be a basis for denying an application or claim for benefits.

I have read this authorization, and I agree to its terms as indicated by my signature below.

I am entitled to receive a copy of this authorization.

Signature of proposed insured or personal representative	
Date signed	
Description of personal representative's authority to act _	



Request for Taxpayer Identification Number and Certification

Go to www.irs.gov/FormW9 for instructions and the latest information.

Give form to the requester. Do not send to the IRS.

		51145 551 1155											
Befo	e yo	bu begin. For guidance related to the purpose of Form W-9, see Purpose of Form, below.											
	1	Name of entity/individual. An entry is required. (For a sole proprietor or disregarded entity, enter the centity's name on line 2.)	owner's na	ame o	n lin	ie 1, a	nd e	nter t	he bu	sines	ss/dis	regarc	ed
	2	Business name/disregarded entity name, if different from above.											
Print or type. See Specific Instructions on page 3.	3a	Check the appropriate box for federal tax classification of the entity/individual whose name is entered only one of the following seven boxes. Individual/sole proprietor C corporation S corporation Partnership LLC. Enter the tax classification (C = C corporation, S = S corporation, P = Partnership) Note: Check the "LLC" box above and, in the entry space, enter the appropriate code (C, S, or P) classification of the LLC, unless it is a disregarded entity. A disregarded entity should instead che box for the tax classification of its owner. Other (see instructions)	Trust	/estat	e 	Ex Ex Co	certa see i empt empt mpli	ain en instru t paye	itities, ctions ee coo rom F Act (I	not i s on p de (if a foreig	any)	only t duals; 3): count	Tax
P ₁ Specific	3b	If on line 3a you checked "Partnership" or "Trust/estate," or checked "LLC" and entered "P" as its tar and you are providing this form to a partnership, trust, or estate in which you have an ownership this box if you have any foreign partners, owners, or beneficiaries. See instructions	interest, c	,] (acco the U			tained es.)	!
See	5	Address (number, street, and apt. or suite no.). See instructions.	Request	ter's n	ame	e and	addr	ess (option	al)			
	6	City, state, and ZIP code											
	7	List account number(s) here (optional)											
Pa	tΙ	Taxpayer Identification Number (TIN)											
Enter	vou	TIN in the appropriate box. The TIN provided must match the name given on line 1 to av	oid	Soci	al s	ecurit	y nu	ımbe	r				
backı reside	ip w ent a	ithholding. For individuals, this is generally your social security number (SSN). However, 1 lien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other	or a				-		-				
	-	is your employer identification number (EIN). If you do not have a number, see How to ge	et a	or			_						_
TIN, I	ater.		[Emp	loy	er ide	ntific	catio	n nun	ıber			
		te account is in more than one name, see the instructions for line 1. See also What Name to Give the Requester for guidelines on whose number to enter.	and			-							
Par	t II	Certification											
Unde	r pei	nalties of perjury, I certify that:											
1. Th	e nui	mber shown on this form is my correct taxpayer identification number (or I am waiting for	a numbe	er to b	oe i	ssue	d to	me);	and				
Se	vice	t subject to backup withholding because (a) I am exempt from backup withholding, or (b) (IRS) that I am subject to backup withholding as a result of a failure to report all interest er subject to backup withholding; and											ŧт
3. I aı	n a l	J.S. citizen or other U.S. person (defined below); and											
4. Th	• FA	TCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting	na is corr	ect.									

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and, generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

General Instructions

Signature of

U.S. person

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/FormW9*.

What's New

Sign

Here

Line 3a has been modified to clarify how a disregarded entity completes this line. An LLC that is a disregarded entity should check the appropriate box for the tax classification of its owner. Otherwise, it should check the "LLC" box and enter its appropriate tax classification.

New line 3b has been added to this form. A flow-through entity is required to complete this line to indicate that it has direct or indirect foreign partners, owners, or beneficiaries when it provides the Form W-9 to another flow-through entity in which it has an ownership interest. This change is intended to provide a flow-through entity with information regarding the status of its indirect foreign partners, owners, or beneficiaries, so that it can satisfy any applicable reporting requirements. For example, a partnership that has any indirect foreign partners may be required to complete Schedules K-2 and K-3. See the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS is giving you this form because they

Date

must obtain your correct taxpayer identification number (TIN), which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

- Form 1099-INT (interest earned or paid).
- Form 1099-DIV (dividends, including those from stocks or mutual funds).
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds).
- Form 1099-NEC (nonemployee compensation).
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers).
- Form 1099-S (proceeds from real estate transactions).
- Form 1099-K (merchant card and third-party network transactions).
- Form 1098 (home mortgage interest), 1098-E (student loan interest), and 1098-T (tuition).
- Form 1099-C (canceled debt).
- Form 1099-A (acquisition or abandonment of secured property).

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

Caution: If you don't return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See *What is backup withholding*, later.

By signing the filled-out form, you:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued);
 - 2. Certify that you are not subject to backup withholding; or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee; and
- 4. Certify to your non-foreign status for purposes of withholding under chapter 3 or 4 of the Code (if applicable); and
- 5. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting is correct. See *What Is FATCA Reporting*, later, for further information.

Note: If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301,7701-7).

Establishing U.S. status for purposes of chapter 3 and chapter 4 withholding. Payments made to foreign persons, including certain distributions, allocations of income, or transfers of sales proceeds, may be subject to withholding under chapter 3 or chapter 4 of the Code (sections 1441–1474). Under those rules, if a Form W-9 or other certification of non-foreign status has not been received, a withholding agent, transferee, or partnership (payor) generally applies presumption rules that may require the payor to withhold applicable tax from the recipient, owner, transferor, or partner (payee). See Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities.

The following persons must provide Form W-9 to the payor for purposes of establishing its non-foreign status.

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the disregarded entity.
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the grantor trust.
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust and not the beneficiaries of the trust.

See Pub. 515 for more information on providing a Form W-9 or a certification of non-foreign status to avoid withholding.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person (under Regulations section 1.1441-1(b)(2)(iv) or other applicable section for chapter 3 or 4 purposes), do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Pub. 515). If you are a qualified foreign pension fund under Regulations section 1.897(I)-1(d), or a partnership that is wholly owned by qualified foreign pension funds, that is treated as a non-foreign person for purposes of section 1445 withholding, do not use Form W-9. Instead, use Form W-8EXP (or other certification of non-foreign status).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a saving clause. Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items.

- 1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
 - 2. The treaty article addressing the income.
- 3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
- 4. The type and amount of income that qualifies for the exemption from tax.
- 5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if their stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first Protocol) and is relying on this exception to claim an exemption from tax on their scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 24% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include, but are not limited to, interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third-party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester;
- 2. You do not certify your TIN when required (see the instructions for Part II for details);
 - 3. The IRS tells the requester that you furnished an incorrect TIN;
- 4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only); or
- 5. You do not certify to the requester that you are not subject to backup withholding, as described in item 4 under "By signing the filled-out form" above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code*, later, and the separate Instructions for the Requester of Form W-9 for more information.

See also Establishing U.S. status for purposes of chapter 3 and chapter 4 withholding, earlier.

What Is FATCA Reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all U.S. account holders that are specified U.S. persons. Certain payees are exempt from FATCA reporting. See *Exemption from FATCA reporting code*, later, and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you are no longer tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account, for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; **do not** leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account (other than an account maintained by a foreign financial institution (FFI)), list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9. If you are providing Form W-9 to an FFI to document a joint account, each holder of the account that is a U.S. person must provide a Form W-9.

• Individual. Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note for ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040 you filed with your application.

- Sole proprietor. Enter your individual name as shown on your Form 1040 on line 1. Enter your business, trade, or "doing business as" (DBA) name on line 2.
- Partnership, C corporation, S corporation, or LLC, other than a disregarded entity. Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.
- Other entities. Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. Enter any business, trade, or DBA name on line 2.
- Disregarded entity. In general, a business entity that has a single owner, including an LLC, and is not a corporation, is disregarded as an entity separate from its owner (a disregarded entity). See Regulations section 301.7701-2(c)(2). A disregarded entity should check the appropriate box for the tax classification of its owner. Enter the owner's name on line 1. The name of the owner entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For

example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2. If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, enter it on line 2.

Line 3a

Check the appropriate box on line 3a for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box on line 3a.

IF the entity/individual on line 1 is a(n)	THEN check the box for				
Corporation	Corporation.				
Individual or	Individual/sole proprietor.				
Sole proprietorship					
LLC classified as a partnership for U.S. federal tax purposes or	Limited liability company and enter the appropriate tax classification:				
LLC that has filed Form 8832 or 2553 electing to be taxed as a corporation	P = Partnership, C = C corporation, or S = S corporation.				
Partnership	Partnership.				
Trust/estate	Trust/estate.				

Line 3b

Check this box if you are a partnership (including an LLC classified as a partnership for U.S. federal tax purposes), trust, or estate that has any foreign partners, owners, or beneficiaries, and you are providing this form to a partnership, trust, or estate, in which you have an ownership interest. You must check the box on line 3b if you receive a Form W-8 (or documentary evidence) from any partner, owner, or beneficiary establishing foreign status or if you receive a Form W-9 from any partner, owner, or beneficiary that has checked the box on line 3b.

Note: A partnership that provides a Form W-9 and checks box 3b may be required to complete Schedules K-2 and K-3 (Form 1065). For more information, see the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).

If you are required to complete line 3b but fail to do so, you may not receive the information necessary to file a correct information return with the IRS or furnish a correct payee statement to your partners or beneficiaries. See, for example, sections 6698, 6722, and 6724 for penalties that may apply.

Line 4 Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space on line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third-party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space on line 4.

1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2).

- 2-The United States or any of its agencies or instrumentalities.
- 3—A state, the District of Columbia, a U.S. commonwealth or territory, or any of their political subdivisions or instrumentalities.
- 4—A foreign government or any of its political subdivisions, agencies, or instrumentalities.
- 5-A corporation.
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or territory
- 7—A futures commission merchant registered with the Commodity Futures Trading Commission.
- 8-A real estate investment trust.
- 9—An entity registered at all times during the tax year under the Investment Company Act of 1940.
- 10—A common trust fund operated by a bank under section 584(a).
- 11-A financial institution as defined under section 581.
- 12—A middleman known in the investment community as a nominee or custodian.
- 13—A trust exempt from tax under section 664 or described in section 4947.

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for	THEN the payment is exempt for			
Interest and dividend payments	All exempt payees except for 7.			
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.			
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4.			
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5.2			
Payments made in settlement of payment card or third-party network transactions	Exempt payees 1 through 4.			

¹ See Form 1099-MISC, Miscellaneous Information, and its instructions.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) entered on the line for a FATCA exemption code.

- A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37).
 - B—The United States or any of its agencies or instrumentalities.
- C-A state, the District of Columbia, a U.S. commonwealth or territory, or any of their political subdivisions or instrumentalities.
- D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i).
- E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i).

- F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state.
 - G-A real estate investment trust.
- H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940.
 - I-A common trust fund as defined in section 584(a).
 - J-A bank as defined in section 581.
 - K-A broker.
- L—A trust exempt from tax under section 664 or described in section 4947(a)(1).
- M—A tax-exempt trust under a section 403(b) plan or section 457(g) plan.

Note: You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

l ine 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns. If this address differs from the one the requester already has on file, enter "NEW" at the top. If a new address is provided, there is still a chance the old address will be used until the payor changes your address in their records.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident alien and you do not have, and are not eligible to get, an SSN, your TIN is your IRS ITIN. Enter it in the entry space for the Social security number. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN.

If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner's SSN (or EIN, if the owner has one). If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note: See *What Name and Number To Give the Requester*, later, for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.SSA.gov. You may also get this form by calling 800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/EIN. Go to www.irs.gov/Forms to view, download, or print Form W-7 and/or Form SS-4. Or, you can go to www.irs.gov/OrderForms to place an order and have Form W-7 and/or Form SS-4 mailed to you within 15 business days.

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and enter "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, you will generally have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note: Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon. See also *Establishing U.S.* status for purposes of chapter 3 and chapter 4 withholding, earlier, for when you may instead be subject to withholding under chapter 3 or 4 of the Code.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if item 1, 4, or 5 below indicates otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see *Exempt payee code*, earlier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

- 1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification
- 2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- **3. Real estate transactions.** You must sign the certification. You may cross out item 2 of the certification.
- **4. Other payments.** You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third-party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), ABLE accounts (under section 529A), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

For this type of account:	Give name and SSN of:
1. Individual	The individual
Two or more individuals (joint account) other than an account maintained by an FFI	The actual owner of the account or, if combined funds, the first individual on the account ¹
Two or more U.S. persons (joint account maintained by an FFI)	Each holder of the account
Custodial account of a minor (Uniform Gift to Minors Act)	The minor ²
5. a. The usual revocable savings trust (grantor is also trustee)	The grantor-trustee ¹
 b. So-called trust account that is not a legal or valid trust under state law 	The actual owner ¹
Sole proprietorship or disregarded entity owned by an individual	The owner ³
7. Grantor trust filing under Optional Filing Method 1 (see Regulations section 1.671-4(b)(2)(i)(A))**	The grantor*

For this type of account:	Give name and EIN of:
Disregarded entity not owned by an individual	The owner
9. A valid trust, estate, or pension trust	Legal entity ⁴
10. Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
 Association, club, religious, charitable, educational, or other tax-exempt organization 	The organization
12. Partnership or multi-member LLC	The partnership
13. A broker or registered nominee	The broker or nominee
14. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity
 Grantor trust filing Form 1041 or under the Optional Filing Method 2, requiring Form 1099 (see Regulations section 1.671-4(b)(2)(i)(B))** 	The trust

¹List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

- ³ You must show your individual name on line 1, and enter your business or DBA name, if any, on line 2. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.
- ⁴List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.)
- * Note: The grantor must also provide a Form W-9 to the trustee of the
- **For more information on optional filing methods for grantor trusts, see the Instructions for Form 1041.

Note: If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records From Identity Theft

Identity theft occurs when someone uses your personal information, such as your name, SSN, or other identifying information, without your permission to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN,
- Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax return preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity, or a questionable credit report, contact the IRS Identity Theft Hotline at 800-908-4490 or submit Form 14039.

For more information, see Pub. 5027, Identity Theft Information for Taxpayers.

²Circle the minor's name and furnish the minor's SSN.

Form W-9 (Rev. 3-2024)

Victims of identity theft who are experiencing economic harm or a systemic problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 877-777-4778 or TTY/TDD 800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to <code>phishing@irs.gov</code>. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 800-366-4484. You can forward suspicious emails to the Federal Trade Commission at <code>spam@uce.gov</code> or report them at <code>www.ftc.gov/complaint</code>. You can contact the FTC at <code>www.ftc.gov/idtheft</code> or 877-IDTHEFT (877-438-4338). If you have been the victim of identity theft, see <code>www.ldentityTheft.gov</code> and Pub. 5027.

Go to www.irs.gov/IdentityTheft to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and territories for use in administering their laws. The information may also be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payors must generally withhold a percentage of taxable interest, dividends, and certain other payments to a payee who does not give a TIN to the payor. Certain penalties may also apply for providing false or fraudulent information.

Page 6





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Thrivent ID	

Additional Client Information

Please print. This form	n is required wh	en com	oletir	ng a paper a	pplication.					
Name of annuitant/insu	ured (print title, t	first, mid	ldle,	last name a	nd suffix, as	applicable)				
Sex	State of birth			Country of o	citizenship if	not U.S.				
☐ Male ☐ Female					·					
Marital status Residential phone				Best time to	call (CST)	Business phone	Best tin	me to call (CST)		
Residential address				L	Mailing add	ress				
City		State	ZIP	code	City		State	ZIP code		
Name of other insured	(print title, first,	middle,	last	name and s	uffix, as app	licable)	•			
Sex	State of birth			Country of o	citizenship if	not U.S.				
☐ Male ☐ Female					·					
Marital status	Residential pho	one		Best time to	call (CST)	Business phone	Best tin	ne to call (CST)		
Residential address					Mailing add	ress				
City		State	ZIP	code	City		State	ZIP code		
Name of applicant con	troller/owner (pr	int title,	first,	middle, last	name and s	suffix, as applicable)	Living t			
Sex ☐ Male ☐ Female	State of birth			Country of o	citizenship if	not U.S.				
Marital status	Residential pho	one		Best time to	call (CST)	Business phone	Best tin	ne to call (CST)		
Residential address				Mailing add	ress	1				
City		State	ZIP	code	City		State	ZIP code		





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Application for Individual Long-Term Care Insurance

New Business		
Contract Change - contract number -		
Section 1 - Proposed Insured		
Name of proposed insured (print first, middle, last name	and suffix, as applicable)	
Date of birth Sex ☐ Male ☐ Female	Residence state	
Driver's license number	Driver's license state	
Yes No Are you a citizen of the United Sta Yes No If no, are you a permanent residen	,	
three consecutive years as partner related, belong to the same genera	committed relationship who have been living together for sor family members, and are committed to sharing expension?	
Rider with Thrivent Financial?	pplying for Long-Term Care Insurance or Long-Term Ca	are Insurance
	per's name nember have a long-term care or nursing home contract	with Thrivent
Section 2 - Replacement and Other Coverage		
	stance program (e.g. Medicaid)? care insurance policy or contract in force (including healt ance organization contract)? If yes, provide details.	th care
Company	Contract nu	mber
Address	City	
	State ZIP code Phone	
Type of coverage	Benefit/contract amount Maximum period Annu	ual premium
<u> </u>	s Long-Term Care Insurance contract is issued?	
Reason for replacement		

care coverage? If yes, pr			I	Contra	ct number
Company				Oonac	iot namber
Address	City				
	State	ZIP code		Phone	ı
Type of coverage	Benefit/cor	ntract amount	Maximum p	eriod	Annual premiun
Yes No Will coverage be discontinu	 led if this Long-Term Care	e Insurance co	ntract is issu	ued?	
Yes No If yes, is this a 1035 exchar	nge?				
Reason for replacement					
Yes No 4. Did you have another lor twelve (12) months? If ye		ne policy, conti	ract or rider i	n force	e during the last
Company	, promue detaile	Contract n	umber	С	overage end dat
Section 3 - Long-Term Care Insurance New B	usiness Benefit Informa	ition			
Elimination Period	☐ 180 day				
Benefit Increase Options Annual Increase Benefit - 1% Compound					
Annual Increase Benefit - 2% Compound					
☐ Annual Increase Benefit - 3% Compound					
☐ Annual Increase Benefit - 5% Compound					
Check if rejecting Annual Increase Benefit	:				
I have reviewed the outline of coverage ar with and without annual increase benefit, a	•		and premiu	ms of	this contract
Signature of proposed insured and date si					
X					
Flexible Increase Benefit					
None					
Optional Riders					
Cash Benefit					
Nonforfeiture Benefit					
Return of Premium Upon Death					
Shared Care Benefit					
Survivorship Benefit	and A lasts Day O				
Waiver of Elimination Period for Home Care a	ina Adult Day Care				



Section 4 - Long-Term Care Insurance Contract C	hange						
☐ Increase Benefit Multiplier to ☐ 36 months ☐ Decrease Benefit Multiplier to ☐ 24 months	48 months 36 months		6 months 9 months				
☐ Increase Elimination Period to ☐ 90 day ☐ Decrease Elimination Period to ☐ 30 day	☐ 180 day ☐ 90 day						
☐ Increase ☐ Decrease Maximum Mont	thly Benefit Amo	unt to \$					
Optional Rider(s)							
Add Delete							
Annual Increase Benefit - 1% Com	pound Increases	5					
Annual Increase Benefit - 2% Com	pound Increases	3					
Annual Increase Benefit - 3% Com	pound Increases	3					
Annual Increase Benefit - 5% Com	pound Increases	3					
Cash Benefit							
Flexible Increase Benefit							
Nonforfeiture Benefit							
Return of Premium Upon Death							
Shared Care Benefit							
Survivorship Benefit							
Waiver of Elimination Period for Ho	ome Care and Ad	dult Day Care					
Change Contract Pay Type to Lifetime Pay							
Add Spouse/Partner/Family Member discount - co	ntract number -						
Section 5 - Premium Payment Information							
Total initial premium \$	☐ No pr	emium with applicatior	า				
Premium billing amount \$							
Frequency: Annual Semiannual	Quarterly [Monthly					
Section 6 - Protection Against Unintended Lapse							
I understand that I have the right to designate at leas of this long-term care insurance contract for nonpayn (30) days after a premium is due and unpaid.							
$\hfill \square$ I elect not to designate any person to receive such	n notice.						
I request that you notify the following person:							
Name (print first, middle, last name and suffix, as app	olicable)						
Address	City						
	State	ZIP code	Phone				
Section 7 - Special Requests							



Section 8 - Agreement and Authorization

I understand and agree that:

- 1. I have read all statements and answers recorded on this application. They are given to obtain this insurance and are, to the best of my knowledge and belief, true, complete and correctly recorded.
- 2. The entire application consists of this Application for Individual Long-Term Care Insurance and all supplemental application forms required for the contract or change applied for as defined by the company. The entire application will become part of any contract issued or the contract for which a requested change has been approved.
- 3. No Representative of the company has the authority to change or waive any question contained in the application or to modify the application in any way.
- 4. No Representative of the company has the authority to accept risks or determine insurability for the company.
- 5. The date of the application is the latest of the following dates:
 - a) The date shown on the Application for Individual Long-Term Care Insurance;
 - b) The date shown on any required supplemental application forms;
 - c) The date shown on the Declaration of Insurability.
- Ány change in this application that will result in any change in plan of insurance, amount, age at issue, sex, class or benefits shall require my written consent.
- 7. Thrivent Financial may require an attending physician's statement, medical records, an underwriting assessment, a medical exam, a motor vehicle report, a prescription drug or medication report or other questionnaire or test.
- 8. I have received the following:
 - Outline of Coverage Long-Term Care Insurance Personal Worksheet Potential Rate Increase Disclosure Form
 - Things You Should Know Before You Buy Long-Term Care Insurance Shopper's Guide to Long-Term Care Insurance

In addition, for New Business:

No insurance will take effect unless and until:

- a. A contract of insurance is issued and delivered;
- b. The first full premium is paid during the lifetime of the person to be covered; and
- c. The health of the person to be insured remains as stated in this application.

In addition, for Contract Change:

- 1. I agree that the requested change in my contract shall not become effective unless and until the required premium has been paid and the requested change has been approved by the company.
- 2. With regard to statements made in this application, the Time Limit on Certain Defenses provision will apply from the effective date of the contract change.

The signature below applies to all sections and statements on this application.

Signed at state						
Any person who knowingly presents a false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.						
Caution: If your answers on t benefits or rescind your cont		or untrue, Thrivent Financial f	or Lutherans may deny			
Signature of proposed insured	and date signed					
X						
List any other health insurance	contracts that you have sold to	the insured that are still in force). 			
List any other health insurance	contracts that you have sold to	the insured in the past five year	rs that are no longer in force.			
proposed insured. To the best of my knowledge, tl		rs as they were given to me and	d reviewed these with the ace any part of, or all of,			
another contract.						
Signature of representative and	I date signed					
X						
Name and code number of repr	esentative					



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Supplement to Representative's Information

Care Provider Addresses

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Name of pr	oposed insured (print title, first, r	middle, last name and suffix, as	applica	able)		
Primary Ca	re Provider Address					
Question: No / Ltr	Name					
	Address		City			
			State	ZIP Code	Phone number	
Care Provid	der Addresses				ļ.	
Question: No / Ltr	Name					
	Address		City			
			State	ZIP Code	Phone number	
Question: No / Ltr	Name					
Address		City				
			State	ZIP Code	Phone number	
Question: No / Ltr	Name		Į.	!		
	Address		City			
			State	ZIP Code	Phone number	
Question: No / Ltr	Name					
	Address		City			
			State	ZIP Code	Phone number	
Question: No / Ltr	Name			!		
	Address		City			
			State	ZIP Code	Phone number	
			_			

Question: No / Ltr	Name	
	Address	City
		State ZIP Code Phone number
Question: No / Ltr	Name	
	Address	City
		State ZIP Code Phone number
Question: No / Ltr	Name	
	Address	City
		State ZIP Code Phone number
Question: No / Ltr	Name	
	Address	City
		State ZIP Code Phone number
Question: No / Ltr	Name	
	Address	City
		State ZIP Code Phone number
Question: No / Ltr	Name	! !
	Address	City
		State ZIP Code Phone number
Signature o	f representative and date sign	led

X





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Premium Information for Issue Age Rate Schedules

Long-Term Care Insurance Personal Worksheet

People buy long-term care insurance for many reasons. Some don't want to use their own assets to pay for long-term care. Some buy insurance to make sure they can choose the type of care they get. Others don't want their family to have to pay for care or don't want to go on Medicaid. But long-term care insurance may be expensive, and may not be right for everyone.

By state law, the insurance company must fill out part of the information on this worksheet and **ask** you to fill out the rest to help you and the company decide if you should buy this policy.

Policy form numbers	The premium for the considering will be \$		(noncancellable/guaranteed renewable)			
ICC13 H-HX-LTC	month, or \$	semiannually	Guaranteed Renew	,		
Teels II-IIX-ETC	.	quarter, or	Guaranteed Renew	abic		
The Commonwie Di	\$ year.					
• •	ght to Increase Premi right to increase the pr		lo on this policy for	m in the future		
	tes for all policies in the		lie on this policy for	iii iii iile lulule,		
Rate Increase Hist	ory					
The company has s	old long-term care insu	rance since 1987 a	nd has sold this po	licy since 2012.		
	aised its premium rates nary of the rate increase		or similar policy for	ms in the last 10 years.		
Thrivent	Policy Series ¹	Years Available for Sale	Calendar Year of Increase	Percentages of Increase ³		
12105, 12106		1997-2003	2004 ²	Range: 0% to 39% Average = 20%		
H2-LN-LTC-1, H2-LH-LTCH-1		1990-1992	2004 ²	Range: -19% to 59% Average = 13%		
H2-LA-LTC-1		1992-1997	2004 ²	Range: -22% to 59% Average = 16%		
H3-NN-LTCN-1(97)	, H3-NC-LTCC-1(97)	1997-2003	2004 ²	Range: 0% to 59% Average = 37%		
² The increase was each state.	eries was available in evinglemented over the yease varies by state, is:	ears 2004 to 2009	0.1	s was completed for		
Questions Related	to Your Income					
How will you pay ea	nch year's premium?					
☐ From my Income	☐ From my Savi	ngs/Investments	☐ My Family w	ill Pay		
	e you considered wheth dule you were initially s	_		if the premium		

What is your annual income? (check one)
□ Under \$10,000 □ \$30,000-\$49,999 □ \$160,000-\$299,999
\$10,000-\$19,999 \$50,000-\$99,999 \$300,000-\$499,999
□ \$20,000-\$29,999 □ \$100,000-\$159,999 □ \$500,000 or over
How do you expect your income to change over the next 10 years? (check one)
□ No change □ Increase □ Decrease
Explain if increase or decrease is expected
If you will be paying premiums with money received only from your own income, a rule of thumb is that you may not be able to afford this policy if the premiums will be more than 7% of your income.
Will you buy inflation protection? (check one) ☐ Yes ☐ No
If not, have you considered how you will pay for the difference between future costs and your monthly benefit amount?
☐ From my Income ☐ From my Savings/Investments ☐ My Family will Pay
The national average annual cost of care in 2018 was \$92,724, but this figure varies across the country.
In 10 years the national average annual cost would be about \$151,038 if costs increase 5% annually.
What elimination period are you considering?
Number of days Approximate cost \$ for that period for care.
How are you planning to pay for your care during the elimination period?
☐ From my income ☐ From my savings/investments ☐ My family will pay
Questions Related to Your Savings and Investments
Not counting your home, about how much are all of your assets (your savings and investments) worth? (check one)
☐ Under \$20,000 ☐ \$20,000-\$29,999 ☐ \$30,000-\$49,999 ☐ \$50,000 or over
How do you expect your assets to change over the next 10 years? (check one) ☐ Stay about the same ☐ Increase ☐ Decrease
Explain if increase or decrease is expected
If you are buying this policy to protect your assets and your assets are less than \$30,000, you may wish to consider other options for financing your long-term care.
Disclosure Statement
Check one.
☐ The answers to the questions above describe my financial situation.
Or
☐ I choose not to complete this information.
This box must be checked.
☐ I acknowledge that the carrier and/or its agent (below) has reviewed this form with me including the premium, premium rate increase history and potential for premium increases in the future. I understand the above disclosures. I understand that the rates for this policy may increase in the



Signatures
Signature of applicant and date signed (mm/dd/yyyy)
Print name of applicant
☐ I explained to the applicant the importance of completing this information.
Signature of agent and date signed (mm/dd/yyyy)
Print name of agent
In order for us to process your application, please return this signed statement to Thrivent Financial for Lutherans, along with your application.
☐ My agent has advised me that this policy does not seem to be suitable for me. However, I still want the company to consider my application.
Signature of applicant and date signed (mm/dd/yyyy)
Signature of applicant and date signed (mm/dd/yyyy)
The company may contact you to verify your answers.



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delivery.

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Representative's Information

thrivent.com • 800-847-4836 Section 1 - Proposed Insured Name of proposed insured (print first, middle, last name) **Section 2 - Requirements** 1. Did you complete the application in person with the proposed insured? If no, explain. Yes □ No 2. Did the proposed insured or their family member contact you for this coverage? 3. Did you see the proposed insured walk? 4. Did you observe any physical impairment in the ability to sit in or get up from a chair, walk, or talk? □Yes □No If yes, explain. 5. Did you observe any form of tremor? If yes, explain. 6. Did you observe any confusion or deficiency in the ability of deductive or abstract reasoning, short or ☐Yes long term memory, orientation as to people, places, or times? If yes, explain. 7. Did you observe any other impairments? If yes, explain. Yes 8. Have you observed the proposed insured participating in activities outside his/her residence? Yes If yes, list activities observed. Date last observed -No 9. Do you believe that the proposed insured is house confined? Additional details Section 3 - Agreements and Signatures To the best of my knowledge and belief, I know nothing about the proposed insured's health, habits, or lifestyle affecting insurability which has not been stated in this application. Signature of financial professional Date signed Mail contract to: Financial Professional Owner If no premium is submitted with application, or no box selected, the contract will be mailed to the financial professional for





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Supplement to Application for Insurance Medical Details - Continuation

Name of proposed insu	red (print title, first, middle, la	st name and suffix, as a	applicable)		
Question: No/Ltr	Type of disease, disorder, in	ijury, test, care, controlle	ed substance	Date of diagnosis	
Date of onset	Number of occurrences	Treatment		Number of times treated	
Last occurrence date	Time lost from work/school	Recovered No			
Last consultation date	Date of last hospitalization	Surgery date	Medication(s) cu	rently taking	
Residuals		Care provider/Facility	with records if othe	er than primary care provider	
Question: No/Ltr	Type of disease, disorder, in	ijury, test, care, controlle	ed substance	Date of diagnosis	
Date of onset	Number of occurrences	Treatment		Number of times treated	
Last occurrence date	Time lost from work/school	Recovered No	Recovery date	Date substance last used	
Last consultation date	Date of last hospitalization	Surgery date	Medication(s) cu	rently taking	
Residuals		Care provider/Facility	uith records if othe	er than primary care provider	
Question: No/Ltr	Type of disease, disorder, in	ijury, test, care, controlle	ed substance	Date of diagnosis	
Date of onset	Number of occurrences	Treatment		Number of times treated	
Last occurrence date	Time lost from work/school	Recovered Yes No	Recovery date	Date substance last used	
Last consultation date	Date of last hospitalization	Surgery date	Medication(s) cur	rrently taking	
Residuals		Care provider/Facility	with records if othe	er than primary care provider	
Question: No/Ltr	Type of disease, disorder, in	ijury, test, care, controlle	ed substance	Date of diagnosis	
Date of onset	Number of occurrences	Treatment		Number of times treated	
Last occurrence date	Time lost from work/school	Recovered No	Recovery date	Date substance last used	
Last consultation date	Date of last hospitalization	Surgery date	Medication(s) cu	rrently taking	
Residuals		Care provider/Facility	with records if othe	er than primary care provider	
		-			



Question: No/Ltr	Type of disease, disorder, in	jury, test, care, controlle	Date of diagnosis		
Date of onset	Number of occurrences	Treatment		Number of times treated	
Last occurrence date	Time lost from work/school	Recovered No			
Last consultation date	Date of last hospitalization	Surgery date	Medication(s) cur	rently taking	
Residuals		Care provider/Facility v	with records if othe	r than primary care provider	
Question: No/Ltr	Type of disease, disorder, in	jury, test, care, controlle	ed substance	Date of diagnosis	
Date of onset	Number of occurrences	Treatment		Number of times treated	
Last occurrence date	Time lost from work/school	Recovered Recovery date		Date substance last used	
Last consultation date	Date of last hospitalization	Surgery date	Medication(s) cur	rently taking	
Residuals		Care provider/Facility with records if other than primary care provider			
knowledge and belief, t	ents and answers recorded or hey are true, complete and co uested. My signature applies	orrectly recorded and sh	nall be a basis of a	ny contract issued or for which	
Signed at					
	City	State			
	nsured (parent or guardian if e 0-15) and date signed (mm/		representative and	I date signed (mm/dd/yyyy)	



Supplement to Application for Insurance

Application Action - Continuation

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Application Action	Company Name		Date	Reason
o the best of my knowledge	e and belief, they are true, comp e has been requested. My signa	lete and correc	tly recorded ar	ement to Application for Insuran nd shall be a basis of any contra d statements on this Supplemen
Signed at				
	City	State		





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Supplement to Application for Insurance Prescription Drugs - Continuation

Name of proposed insured (print title, first, middle, last name and suffix, as applicable) **Prescription Drug Used Date Last Used** Reason for Use I have read the statements and answers recorded on this Supplement to Application for Insurance. To the best of my knowledge and belief, they are true, complete and correctly recorded and shall be a basis of any contract issued or for which a change has been requested. My signature applies to all sections and statements on this Supplement to Application for Insurance. Signed at City State Signature of proposed insured (parent or guardian if Signature of representative and date signed (mm/dd/yyyy) proposed insured is age 0-15) and date signed (mm/dd/yyyy)





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Supplement to Application for Insurance

Moving Traffic Violations - Continuation

Type of Violation						MPH Over	Date
knowledge and belief,	nents and answers recorded they are true, complete and quested. My signature appl	d correctly reco	rded and sha	all be a basis of	any contra	ict issue	ed or for which
Signed at	City						
Signature of proposed	ויט פוניט I insured and date signed (r			epresentative ar	nd date sig	ined (m	m/dd/www)
Signature of proposed	i insured and date signed (i	iiii/uu/yyyy)	ignature of R	spresentative at	iu uale sig	jiieu (III	mirauryyyy)



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Automatic Payment Authorization

1. Bank Account Owner I	nformation		
Thrivent ID	Phone number		
Bank Account Owner email			
2. Type of Request			
☐ Update bank on an e ☐ Existing/Old b	nent Imatic payment (complete sections 3 & 4 Existing automatic payment authorization Image: payment au	(complete sections bank account is ope	en ,
One-Time Payment One-Time Payment ((complete sections 3 & 5)		
			ZIP code
• •	ing ☐ Savings ☐ Business		
Routing number			
	r		
	ner		

When providing bank information on this form, you authorize Thrivent to use a Third-Party Service Provider to verify account and account owner information. Account and/or account owner information that cannot be verified may result in a delay in processing. This Third-Party Service Provider is a consumer reporting agency under the Fair Credit Reporting Act. By signing this form, you understand and agree that a consumer report, including credit reports, criminal records and driving records, among other forms of information obtained from private and public record sources, may be obtained on

For Dedicated Planning Services only - non-qualified mutual fund accounts can be used.

you as part of this transaction.



4. Recurring Automatic Payment Information Name of Insured/ Contract/Agreement Draw Frequency **Payment** Loan Repayment Change Cancel Add Annuitant/Owner Number Date Amount Amount* П *Not applicable for all products and services 5. One-Time Payment Information Name of Insured/ Contract/Agreement **Payment** Loan Repayment Tax Year* Annuitant/Owner Number **Amount** Amount*

The withdrawal will be processed from your bank account within 3 business days of Thrivent receiving this form.

6. Agreements and Signatures

Agreements: Automatic Payment

I authorize Thrivent to 1) make an immediate electronic withdrawal from the bank account listed upon receipt of this form for new business initial payments and policy reinstatements; 2) to withdraw my payment from my bank account in accordance with section 4 of this form; if no frequency or amount is listed, to establish monthly automatic payment; (3) make electronic deposits, withdrawals, and corrections to my bank account that comply with U.S. law; 4) act on this authorization until I revoke it by contacting Thrivent or Thrivent Investment Management Inc., as applicable; 5) apply this authorization to any future bank accounts I may designate; 6) make administrative changes to this authorization which I request such as date and amount changes, or adding or removing contracts for automatic payment; 7) release any and all information related to this authorization to the bank account owner(s); 8) act upon electronic deposit, withdrawal, and administrative instructions I provide to my financial advisor; 9) begin drawing on the next occurrence of the day of the month I have indicated above, my authorization may take effect in the following month; 10) make the draw on the 28th if I have selected my automatic payment to occur on day 29, 30, or 31, and if no date is selected it will be my monthaversary; and 11) use only the date indicated by by me or my financial advisor for future transactions I may request.

Agreements: One-Time Payment

I authorize Thrivent to 1) make an immediate electronic withdrawal from the bank account listed upon receipt of this form; and 2) to withdraw my payment from my bank account in accordance with Section 5 of this form unless I timely* revoke this authorization by calling Thrivent at 800-847-4836.

^{*}Not applicable for all products and services

^{*}Timely means I have given Thrivent a reasonable opportunity to act on the revocation instructions.



Signatures

I certify I have received, read, and agree to the Agreements and Disclosures (pages 2-3 of this form) for the Type of Request(s) I completed above and any other disclosures contained in this form.

If you are signing in any capacity other than the bank account owner, a title (attorney-in-fact, conservator, guardian, trustee, authorized person, etc.) must be provided.

Signature of bank account owner	
Date signed	
Title	
Signature of joint bank account owner Date signed Title	

Disclosures

Universal Life, Variable Universal Life, or Annuity Product Authorization

I understand my draw will be established monthly in an amount proportional to my payment mode (e.g., 1/3 of my quarterly billed premium, 1/12 of my annually billed premium), unless requested otherwise in section 4 of this form.

Variable Annuity Product Disclosure

I understand if I establish monthly electronic deposits on a variable annuity contract, the confirmation of these payments will be on my quarterly statement in place of immediate confirmation.

Term Life, Whole Life, Disability Income, Medicare Supplement, or Long-Term Care Product Authorization
I understand that my draw will be established at the monthly premium rate which will be higher than 1/12 of my annual premium. I understand that I can receive a quote of the exact monthly billing amount by contacting Thrivent.

Autopay Disclosure

I understand that by providing my email address, I consent to receive Courtesy Autopay Reminder Emails. You can opt out by contacting Thrivent.

Variable Product Disclosure

I understand my payments for Variable Products will be applied based on the most recent allocation instructions on record at Thrivent.

Dedicated Planning Services Fee

Refer to your Dedicated Planning Services Agreement Schedule with Thrivent Investment Management Inc. for the Dedicated Planning Fee, payment amount, withdrawal frequency, and withdrawal date, which could occur immediately upon receipt of this form.

Mutual Fund Accounts only: For Proceeds from Broker and Barter Exchange Transactions (IRS Form 1099-B) reportable accounts cost basis will be applied to the transaction and fees associated with expedited distribution methods.

Program Fees for AdvisorFlex Managed Variable Annuity Program

Refer to your AdvisorFlex Managed Variable Annuity Client Agreement with Thrivent Investment Management Inc. for specifics about your Program Fee including your Program Fee amount and frequency.

Because the exact amount and date of your Program Fee fluctuates, Thrivent will notify you in advance of withdrawing every Program Fee payment from your bank account. Thrivent will provide that notice at least 10 days prior to withdrawing your payment. You must notify Thrivent before the draw date indicated on that notice if you want to cancel the draw. If you do not notify Thrivent by that date, Thrivent will deem you to agree to the date and amount of the withdrawal.

Mail completed form to:

Fax:

PO Box 8075

Thrivent

800-225-2264

Appleton, WI 54912-8075





Thrivent Financial for Lutherans 4321 N. Ballard Road, Appleton, WI 54919-0001 Thrivent.com • 800-847-4836

NOTICE TO APPLICANT REGARDING REPLACEMENT OF INDIVIDUAL ACCIDENT AND SICKNESS OR LONG-TERM CARE INSURANCE

Thrivent Financial for Lutherans, 4321 N. Ballard Road, Appleton, WI 54919 SAVE THIS NOTICE! IT MAY BE IMPORTANT TO YOU IN THE FUTURE.

According to your application, you intend to lapse or otherwise terminate existing accident and sickness or long-term care insurance and replace it with an individual long-term care insurance policy to be issued by Thrivent Financial for Lutherans. Your new policy provides thirty (30) days within which you may decide, without cost, whether you desire to keep the policy. For your own information and protection, you should be aware of and seriously consider certain factors which may affect the insurance protection available to you under the new policy.

You should review this new coverage carefully, comparing it with all accident and sickness or long-term care insurance coverage you now have, and terminate your present policy only if, after due consideration, you find that purchase of this long-term care coverage is a wise decision.

STATEMENT TO APPLICANT BY AGENT: (Use additional sheets, as necessary.)

I have reviewed your current medical or health insurance coverage. I believe the replacement of insurance involved in this transaction materially improves your position. My conclusion has taken into account the following considerations, which I call to your attention:

- 1. Health conditions that you may presently have (preexisting conditions) may not be immediately or fully covered under the new policy. This could result in denial or delay in payment of benefits under the new policy, whereas a similar claim might have been payable under your present policy.
- State law provides that your replacement policy or certificate may not contain new preexisting
 conditions or probationary periods. The company will waive any time periods applicable to
 preexisting conditions or probationary periods in the new policy (or coverage) for similar benefits to
 the extent such time was spent (depleted) under the original policy.
- 3. If you are replacing existing long-term care insurance coverage, you may wish to secure the advice of your present company or its agent regarding the proposed replacement of your present policy. This is not only your right, but it is also in your best interest to make sure you understand all the relevant factors involved in replacing your present coverage.
- 4. If, after due consideration, you still wish to terminate your present policy and replace it with new coverage, be certain to truthfully and completely answer all questions on the application concerning your medical health history. Failure to include all material medical information on an application may provide a basis for the company to deny any future claims and to refund your premium as though your policy had never been in force. After the application has been completed and before you sign it, reread it carefully to be certain that all information has been properly recorded.

Signatures

Signature of agent and date signed (mm/dd/yyyy)



Print name of agent				
Address of agent	City	City		
	State	ZIP code		
The above "Notice to Applicant" was	delivered to me on:			
Signature of applicant and date signe	ed (mm/dd/yyyy)			
Print name of applicant				
Signature of applicant and date signe	ed (mm/dd/yyyy)			
Print name of applicant				



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Annuity/Settlement Option Surrender Service Request

1. Owne	er Information		I hrive	ent ID and email are option	nal in the state of California
Thrive	ent ID	Contract number		Email	
Name					
	ender Details Il surrender (this will clos	e the contract)			
	ne-time partial surrender Amount \$ Amount that is penalty to the maximum Partial Surrender and the maximum Partial	rree nder Option (APO) ge	lly 🗀	Annually	
For Fi Index	ed Account when the acc ariable or Multi-Year Gua	ne surrender will be taken for cumulated value in the Fixe	ed Account account(s) f	is not sufficient. om which payout should I	pe made. If no amounts are
Suba	ccount Name or Allocat	ion Period		Amount or Percent	
			\$	· · · · · · · · · · · · · · · · · · ·	_ %
			\$		_ %
☐ Ch ☐ Dir Comp	eck ect Deposit plete bank information f	no box is checked, the disor direct deposit			
Full na	ame of bank	- (-/			
	int type				
☐ De	posit into an existing Thr posit into a new Thrivent ply to another Thrivent co	ivent Mutual Fund account Mutual Fund account. ontract/account. Only avail	able for one	e-time partial or complete	surrenders.
Contr	act number	Premium amour \$		Loan repaymer	
		_		\$ \$	
		•		•	

5.	Request for Waiver of Surrender Charges (subject to availability) Optional in the state of California.
	☐ Confinement to health care facility still applicable. Information already on file at Thrivent.
	Request for Waiver of Surrender Charges for Health Care Facilities Confinement form will be sent to Thrivent separately.
	☐ A letter from the nursing home concerning waiver of surrender charges will be sent to Thrivent separately.
	☐ A letter from an attending physician or doctor indicating a life expectancy of less than 12 months will be sent to Thrivent separately. Attending physician cannot be a family member.
	☐ A Claimant's Statement for Total Disability form and an Attending Physician's Statement of Disability form will be sent to Thrivent separately.
	☐ Proof of state unemployment benefits will be sent to Thrivent separately.
6.	Withholding and Charges Surrender Charges and Tax Withholding Amount Select one: NET Request: You will receive the amount requested. Your account balance will be reduced by this amount plus any applicable surrender charges and tax withholding. GROSS Request: You will receive the amount requested less any applicable surrender charges and tax withholding.
	If neither is checked, the default is NET Request. Federal and State Withholding Election If no box is checked, 10% federal income tax will be withheld and State withholding will occur as required by your state of residence.
	For 403(b) or qualified Retirement plan please review Mandatory Tax listed in the Disclosure Section.
	Federal Tax Withholding: Do not withhold federal income tax Withhold federal income tax amount of 10% Other federal withholding - Complete and submit to Thrivent IRS form W-4R. State Tax Withholding: Do not withhold state income tax Other state withholding%
7.	Additional Information
2	Plan Trustee Certification
0.	For Qualified Retirement Plan Surrenders from Deferred Annuities By signing in section 10, I certify that the participant (owner) named in section 1 has had a distributable event (age 59 1/2, termination of employment, financial hardship, etc.) and is able to receive a distribution in accordance with the terms and conditions of the plan owning the contract. I also acknowledge the trustee signature requirements have been satisfied in accordance with the terms of the plan.
	Is this complete surrender a result of qualified retirement plan (401(k), profit sharing plan, etc) Yes No termination? (If no box is marked, Thrivent will assume this complete surrender is not the result of a plan termination.)

9.	Validation (see validation requirements in	·
	Medallion Signature Guarantee Seal or Notary For Medallion Signature Guarantee, seal and	signature and original document must be mailed. Fax will not be accepted.
	3	- 3
10	. Agreements and Signatures	
	Disclosures (pages 4-6 of this form) and any obe taxable and subject to surrender charges; 3	distribution and I certify: 1) I have received, read, and agree to the other disclosures contained in this form; 2) I understand this transaction may 3) I understand I have the opportunity to request a quote of the taxable gain transaction; and 4) I understand this transaction, including any distribution of ges, cannot be reversed.
	If you are signing in any capacity other than the guardian, trustee, authorized person, etc.) mu	ne owner/controller/assignee, a title (power-of-attorney, conservator, st be provided.
	Signature of owner/controller/assignee	
	Date signed	
	Title	
	Date signed	
	Title	
	Employer Certification	Only for 403(b) surrenders/APO from deferred annuities.
	of employment, financial hardship, etc.) and is) named in section 1 has had a distributable event (age 59 1/2, termination able to receive a distribution in accordance with the terms and conditions named below. In addition, I certify that I am an authorized representative of
	Hardship surrender only (does not apply to hardship.	APO) - By checking this box, I certify the distributable event is financial
	Name of employer	
	Name of authorized representative of employe	er
	Title of authorized representative of employer	
		loyer
	Date signed	
Thi PO	nd completed form to: rivent Box 8075 bleton WI 54912-8075	Fax: 800-225-2264

Disclosures

Surrender Details

I fully acknowledge and understand that by distributing the amount requested from my contract/agreement, the following may result:

Upon complete surrender, I understand that all insurance coverage provided by this contract and the rights of all beneficiaries under this contract cease as of the date this form is properly signed.

Taxable Gain - The distributions may result in the reporting of taxable gains to me.

Penalty Tax - An IRS premature distribution penalty may apply to the taxable portion of the surrender if I am under age 59 1/2 or if this is a SIMPLE IRA and I have participated for less than two years.

Surrender charges may apply.

A market value adjustment (MVA) may apply to distributions from a Fixed Period Allocation.

Surrenders removed from the Indexed Account will not receive any interest credited on the Interest Crediting Date.

Automatic Payout Option (APO) - Only available on Deferred Annuities and FPDAs. If we receive this form in good order after your selected start date, the start date shall be deemed the first business day (or Valuation Date for variable products) that occurs on or after the date of receipt. Subsequent transactions requested pursuant to this form shall be based upon your selected start date.

If 29-31 is chosen, the 28th will be used. If no date is entered, your distribution amount will be the 15th.

Allow 2-5 business days after date selected for funds to be available to you.

Interest only payment must be at least \$25.00. Not available for FPDA or Advisor/Flex.

Fixed - Amount - FPDA only - payment amounts under \$200 will require direct deposit or payment to another Thrivent product.

Fixed Percent - % of cash value to be distributed at the time of each surrender. i.e. .8% monthly = 9.6%, or approximately 10% annually. Not available for FPDA.

If the payment frequency is blank, illegible or invalid, you are deemed to have elected annual distribution. If annual distribution is elected, but the month is left blank, illegible or invalid, you are deemed to have elected December. If the date of the distribution is left blank, illegible or invalid, you are deemed to have elected the 15th and for distributions to begin when this date next occurs.

If funds are being removed from a specific subaccount, and the value of that subaccount drops below the requested distribution amount, the value in that subaccount will be depleted and the balance will be taken proportionately from the remaining subaccounts. Subsequent payouts will be removed proportionately from all the remaining subaccounts, unless otherwise instructed.

Impact of Withdrawal on Guaranteed Lifetime Withdrawal Benefit (GLWB) rider - If you have a GLWB rider and a withdrawal results in a GLWB Excess Surrender as defined by the GLWB rider, all GLWB guaranteed values will be reduced. Please see the prospectus for details.

For Income Builder GLWB Rider Only: Be advised that the first withdrawal will set your withdrawal percentage.

For an annuity with the Long-Term Care (LTC) Insurance Rider - If the reason for your surrender request is due to the need to pay for LTC costs, make a claim from your LTC benefits instead of taking a partial surrender from your annuity.

Impact of Surrender or Partial Surrender on LTC Insurance Benefits - I understand that if the LTC Insurance Rider is present, a request to surrender, or a request for a partial surrender which results in the Accumulated Value being less than the required minimum, the LTC Insurance Rider will terminate and all LTC benefits will cease (although nonforfeiture benefits may be available). I understand that if the LTC Insurance Rider is present, a request for a partial surrender will result in a reduction of my available LTC Insurance benefits. Partial surrenders may be subject to income taxation.

I understand that the distribution and any taxable gain resulting from this distribution cannot be reversed once the distribution is processed. Such taxable gain will be subject to federal and state income tax withholding, unless the federal and state tax withholding election is completed.

Transactions are processed as of market close on the day the form is received in good order. If the withdrawal amount requested will cause the value of the contract to fall below the required minimum balance due to market fluctuation, the maximum amount available will be withdrawn.

Disclosure and Important Information Regarding Qualified Charitable Distributions (QCD)

- Use only when IRA owner is 70 1/2 or older.
- The IRS defines QCD as an otherwise taxable distribution from an IRA (other than an ongoing SEP or SIMPLE IRA) owned by an individual who has attained the required age that is paid directly from the IRA to a qualified charity.
- The charity must qualify as a 501(c)(3) organization and be eligible to receive tax-deductible contributions. Certain charities do not qualify; such as, sponsoring charities of donor-advised funds, private foundations and supporting organizations.
- Consult a tax professional to discuss this option as it is your responsibility to ensure the distribution made with this form complies with the IRS rules.
- Thrivent will report this distribution to the IRS on IRS Form 1099-R.

Specific Subaccount Surrender

Minimum requirements may apply. Allocations of percentages are subject to availability. If a specific subaccount or allocation period is chosen, and the percentage field is entered, the percentage requested will be based on the specific subaccount or allocation period value, not the entire contract value. If more than 3 subaccounts, use section 7 - Additional Information.

Delivery of Payment

Direct Deposit - I authorize Thrivent to make this electronic deposit and, if necessary, corrections to my bank account. I further authorize Thrivent to act upon future electronic deposit instructions I provide to my representative or directly to Thrivent. My authorization is valid for electronic deposits and corrections that comply with U.S. law. This authorization shall remain in full force and effect until I revoke it by giving 10 day prior notice to Thrivent.

Checks - For contracts with multiple owners, disbursement checks may be made payable to only the primary owner. If only the primary owner's name appears as the payee on a disbursement check from a contract with multiple owners, it is the responsibility of the primary owner to obtain signatures of the other owners prior to cashing the check. If the disbursement results in taxable income, the tax information will be reported to all owners.

When providing bank information on this form, you authorize Thrivent to use a Third-Party Service Provider to verify account and account owner information. Account and/or account owner information that cannot be verified may result in a delay in processing. This Third-Party Service Provider is a consumer reporting agency under the Fair Credit Reporting Act. By signing this form, you understand and agree that a consumer report, including credit reports, criminal records and driving records, among other forms of information obtained from private and public record sources, may be obtained on you as part of this transaction.

For internal product-to-product transfers only - Only available for One-time Partial or Complete Surrenders. Unless otherwise indicated herein, I intend the requested transfer(s) from the distributing contract(s) to become effective only if and when:

Thrivent (including its subsidiaries and affiliates) has approved the first application of the amount(s) requested to the receiving contract(s), as described above, or, if not, as I subsequently agree to accept; and with respect to any receiving contract(s) that I have applied for, as described above, Thrivent (including its subsidiaries and affiliates) has approved the issuance of the receiving contract(s), as applied for or, if not, as I subsequently agree to accept.

Withholding and Charges

Notification of Withholding and Surrender Charges (Not Applicable for FPDAs) - You are liable for federal and state income tax, where applicable, on the taxable portion of your distribution even if you elect no withholding. You may be subject to tax penalties under the estimated tax payment rules if your payments of estimated tax and withholding, if any, are not adequate. Check with your tax advisor to determine if withholding is necessary.

Form W-4R can be found on Thrivent Online Forms Utility or www.irs.gov/formsinstructions

State Withholding - If withholding is indicated and the dollar amount or percentage is less than the state minimum, or if amount or percentage is not completed, we will withhold at your State's minimum rate.

Residents of Connecticut - submit the Form CT-W4P to indicate your withholding election with this form. If you do not submit Form CT-W4P with this form, Thrivent will use your most recently-submitted CT-W4P, if one is on file. If you do not submit Form CT-W4P with this form and you have not previously submitted Form CT-W4P, the maximum rate will be withheld. You have the right to revoke or change your withholding election at least 10 days prior to the effective date of the distribution.

Mandatory Tax - Distributions from a 403(b) or qualified retirement plan that are eligible for rollover and are not directly rolled over are subject to mandatory 20% federal tax withholding. Refer to the 403(b) and Qualified Plan Distribution Disclosure (form 9972) for more information. If your distribution is subject to mandatory 20% federal tax withholding, your distribution may also be subject to mandatory state tax withholding.

Roth IRA Distributions - No tax withholding will be withheld from your Roth IRA.

Qualified Charitable Distribution - No tax withholding will be withheld from your qualified annuity.

Plan Trustee Certification

Notice to Qualified Plan Trustee(s) - Trustee(s) of Qualified Retirement Plans (such as Money Purchase Plans, Profit Sharing Plans, 401(k) Plans, Defined Benefit Plans, etc.) or 457(b) Plans must provide the Qualified Joint and Survivor Annuity Notice, when applicable, to plan participants. Your Thrivent representative will provide you with the required participant-specific benefit illustration to accompany the Qualified Joint and Survivor Annuity Notice. If a form of benefit other than the Qualified Joint and Survivor Annuity is elected, spousal consent must be obtained. Trustee(s) are also required to provide participants with a Distribution Disclosure Notice.

If you do not have the above referenced notices, Thrivent has generic notices for your use. These notices should be reviewed by your tax advisor to verify suitability for your plan. You are responsible for providing the applicable notices and obtaining any required signatures. Thrivent does not require a copy of these notices be sent to our office.

Generic Notices Available:

Qualified Joint and Survivor Annuity Notice form

Spousal Consent form

403(b) and Qualified Plan Distribution Disclosure form

Validation

For your protection, validation of your identity is requested for certain variable and non-variable contract transactions. Surrender/disbursement transactions:

- a. Greater than \$499,999 will require a Medallion Signature Guarantee for variable contract transactions and a Notary Public for non-variable contract transactions.
- b. Greater than \$99,999 and up to \$499,999 will require one of the following forms of validation:

Attestation by a Thrivent representative

A Notary Public

- A Medallion Signature Guarantee (not available for fixed contracts)
- c. Greater than \$10,000, less than \$99,999, and the address of record changed within the prior 15 days will require a Notary Public or attestation by a Thrivent representative.
- d. Greater than \$10,000, less than \$99,999, and the bank information provided has been on record for less than 15 days will require a Notary Public, or attestation by a Thrivent representative.
- e. Requesting special distribution instructions will also require one of the three forms of validation listed in (b) above. Examples include: Request to send proceeds to an address other than the one listed on your contract and/or request to make proceeds payable to someone other than the current owner.
 - A Notary Public or Medallion Signature Guarantee may generally be obtained at any national bank.

Agreements and Signatures

403(b) or Tax Sheltered Annuity Distribution Acknowledgement - I acknowledge that if this distribution is an eligible rollover distribution from a 403(b) and is not a direct rollover to a qualified retirement plan or IRA, the taxable amount of the distribution will be subject to 20% income tax withholding. I also acknowledge that I have received and read the 403(b) and Qualified Plan Distribution Disclosure (form 9972). I acknowledge that I have the right to delay making a decision regarding the distribution from the above plan for at least 30 days after receiving the 403(b) and Qualified Plan Distribution form and have been given this opportunity. I hereby elect to waive my right to the 30 day waiting period and request Thrivent to make this distribution as soon as administratively possible. Due to the tax consequences, I have been advised to seek competent tax advice pertaining to this distribution.





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Assignment and Agreement for 1035 Exchange

Thriv	ent ID							
Section 1 - Gen								_
Name of insured	l/annuita	ınt						
Name of insured	l/annuita	nt						
Name of owner							Social Security number	
Name of addition	nal owne	er					Social Security number	_
Section 2 - Con	tract to	be exchanged ("So	ource Contract")					_
Full company na	ime						Company phone	
Company servic	e addres	SS			City		L	_
					State		ZIP code	
Contract numbe	r	Contract issue date	Type of contr	act		A \$	Approximate current value	
From "Source Contract"	Select One	To "Destination		Type of E	xchange	E	xchange Frequency	
Life Insurance		New Life Insurance		Full				
		New Nonqualified A		Full				
		Existing Nonqualifi Contract number -	ed Annuity	Full				
		Existing Long-Term Contract number -	n Care Insurance	Full				
		New Long-Term Ca	are Insurance	Full				
		New Life Insurance Care	with Long-Term	Full				
	l	l .		1				



From "Source Contract"	Select One	To "Destination Contract"	Type of Exchange	Exchange Frequency
Life Insurance with Long- Term Care [^]		New Life Insurance with Long-Term Care	Full Life Insurance Cash Value Amount \$ Long-Term Care Insurance Return of Premium Amount \$	Instructions: The life insurance cash value from the Source Contract will be allocated pro rata to both the life insurance and long-term care components of the Destination Contract. The Long-Term Care return of premium (ROP) value, if any, from the Source Contract will also be allocated pro rata to both the life insurance and long-term care components of the Destination Contract
Nonqualified Annuity		New Nonqualified Annuity	☐ Partial \$ or % ☐ Full	
		Existing Nonqualified Annuity Contract number -	☐ Partial* \$ or % ☐ Full	
		Existing Long-Term Care Insurance Contract number -	☐ Partial \$ or % ☐ Full	☐ One Time Exchange ☐ Recurring Exchanges (Only available for internal exchanges on an annual frequency)
		New Long-Term Care Insurance	☐ Partial \$ or % ☐ Full	☐ One Time Exchange ☐ Recurring Exchanges (Only available for internal exchanges on an annual frequency)

^{*} Partial 1035 exchanges from an existing Thrivent nonqualified annuity to an existing Thrivent nonqualified annuity are limited to funds originating from Thrivent Multi-Year Guarantee fixed period allocation about to expire.

Section 3 - Assignment Provisions

- 1. I hereby assign my rights, title, and interest in my above designated Source Contract for the sole purpose of effectuating a 1035 exchange.
- 2. In exchange for assigning my Source Contract to Thrivent, Thrivent agrees to accept proceeds from my Source Contract, subject to any contract limitations. Upon receipt of proceeds from my source contract, Thrivent agrees to apply those proceeds to my Destination Contract. Thrivent agrees to release its ownership of my Source Contract to me upon receipt of proceeds from my source contract. Assignment of the Source Contract shall be void if Thrivent does not issue the NEW Destination Contract.
- 3. I represent and warranty that no other person or entity has an interest in my Source Contract or right to surrender my Source Contract such as an irrevocable beneficiary, assignee, or collateral assignee.
- 4. I have reviewed the effects of this 1035 exchange on my Source Contract, such as any surrender charge and/or loss of guarantees.
- 5. I agree to destroy my Source Contract if this request is for a full 1035 exchange.

[^] Any Long-Term Care return of premium monies exchanged to the life insurance portion of Thrivent's Life with Long-Term Care Insurance are not eligible for tax-free treatment under section 1035 and will be treated as "after tax" investment in the life insurance contract.



Section 4 - Disclosures of Distribution request

If the taxable gain and surrender charge fields below are not completed or do not contain accurate amounts, this request may be delayed. If there is no taxable gain or surrender charge, enter zero in the fields below. I understand that:

- **Taxable Gain** An amount of approximately \$ will be reported to the IRS as being taxable as ordinary income in the year this distribution is processed.
- **Penalty Tax** If the distribution results in a taxable gain, an IRS penalty tax may apply to the taxable gain if I am under age 59 1/2.
- Surrender Charge A surrender charge of \$ will be levied.
- Any taxable gain resulting from this distribution cannot be reversed once the distribution is processed.
- · I am responsible for any taxable gain resulting from this distribution.
- Neither Thrivent nor its representatives or agents, makes any representation or warranty concerning my tax treatment under Section 1035 of the Internal Revenue Code or otherwise.

Important Information

I understand that:

- Once I request this distribution, I may not be able to reverse ("free look") this request, even if Thrivent has not received the proceeds from my Source Contract.
- The company administering my Source Contract may require a different form or different type of signature. Thrivent may ask me to sign a new request in a form acceptable to the company administering my Source Contract.
- I am responsible for ensuring payment of any premium payment due on my Source Contract even after assignment of my Source Contract to Thrivent. If I have an agreement on file to pay premium on my Source Contract from another Thrivent product, Thrivent will continue to facilitate that premium payment.

Full Exchanges

I understand that:

All coverage provided by my Source Contract and the rights of the beneficiaries under the contract cease.

Partial Exchanges to Annuities

I understand that:

- If I take a distribution from either contract (Source or Destination) within 180 days after the exchange, the IRS may treat this exchange as a way to avoid tax and I may be assessed with additional taxes, penalties and interest.
- Thrivent is unable to predict what regulations or tax requirements, if any, will be issued regarding partial exchanges and the effect those regulations or requirements will have on any contracts involved in a partial exchange.

Ad Hoc 1035 Exchanges

I understand that:

- I may request to distribute the amount from specific investment options/allocations.
- If I do not request to distribute the amount from specific investment options/allocations, distributions will occur as follows:
 - Variable and Multi-Year Guarantee Annuity proportionately from each investment option/allocation,
 - Fixed Indexed Annuity amounts from the Fixed Account and will only be taken from the Indexed Account when the value in the Fixed Account is insufficient. Amounts removed from the Indexed Account will not receive any interest.

Market Value Adjustment (MVA)

I understand that:

• A market value adjustment may apply to the exchange amount from a Source Contract with a Fixed Period Allocation.

Impact for a Contract with Long-Term Care Insurance

I understand that:

• If a long-term care insurance benefit or rider is present on the Source Contract, an exchange request will result in the termination of my long-term care insurance.



Exchanges to a Long-Term Care Insurance or Life Insurance with Long-Term Care

I understand that:

• It is currently unclear what, if any, tax impact the exchange may have on long-term care benefit payments. I fully acknowledge and understand that Thrivent is unable to predict what regulation or tax requirements, if any will be issued regarding exchanges to long-term care insurance and the effect those regulations or requirements will have on any contract involved in the exchange.

Recurring 1035 Exchange Requests to Long-Term Care Insurance

I understand that:

- Subsequent exchange amounts may vary based on amounts billed for my long-term care insurance contract and authorize adjustment of the requested 1035 exchange amount to reflect the amount necessary in subsequent exchanges. Thrivent will provide notice of the necessary 1035 exchange amount taken each year.
- The payments to the long-term care insurance contract are withdrawals from my annuity contract and will reduce and possibly deplete the value of my annuity contract.
- · Distributions will occur as follows:
 - Variable and Multi-Year Guarantee Annuity proportionately from each investment option/allocation,
 - Fixed Indexed Annuity amounts from the Fixed Account and will only be taken from the Indexed Account when the value in the Fixed Account is insufficient. Amounts removed from the Indexed Account will not receive any interest.
- Requests are intended for exchanges between Thrivent products and exchanges from other companies may require completion of annual paperwork.

Guaranteed Living Withdrawal Benefit Rider

- Impact of withdrawal on Guaranteed Living Withdrawal Benefit (GLWB) Rider: If you have a GLWB rider and a withdrawal results in a GLWB Excess Surrender as defined by the GLWB rider, all GLWB guaranteed values will be reduced. Please see the prospectus for details.
- For Income Builder GLWB Rider Only: Be advised that the first withdrawal will set your withdrawal percentage.

Section 5 - Agreements and Signature	Section	5 -	Agreements	and	Signature
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I authorize Thrivent to process the requested **exchange** and I certify that I have read and agree to the disclosures contained in this form.

Signature of owner/trustee/authorized signer and date signed



Title (if applicable)

Signature of owner/trustee/authorized signer and date signed



Title (if applicable)

Signature of representative/witness and date signed



As used in this form "Thrivent" refers to Thrivent Financial for Lutherans and its subsidiaries without limitation.

Mail completed form to:

Thrivent PO Box 8075 Appleton, WI 54912-8075 Fax:

800-225-2264





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1035 Annuity to Pay Long Term Care Disclosure

Thrivent ID	
Section 1 - General Information	
Annuity contract number	Long Term Care contract number
Name of annuitant(s)	Name of insured(s)
Name of owner(s)	Name of owner(s)
Section 2 - Disclosures	
The IRS has not issued any guidance as to	exchanges where the annuitant(s) do not match the insured(s). As such, the

- The IRS has not issued any guidance as to exchanges where the annuitant(s) do not match the insured(s). As such, the
 law is unclear as to whether the IRS would recognize such an exchange as tax free.
- If the IRS determines this partial exchange was entered into for tax avoidance purposes, or otherwise will not recognize it as a tax free exchange, the IRS may impose income taxes, tax penalties, and interest on the distribution.
- Thrivent is unable to predict what regulations or tax requirements, if any, will be issued regarding exchanges from an annuity contract to a long term care contract where the annuitant(s) do not match the insured(s). Thrivent cannot predict the effect any such regulations or requirements will have on any contracts involved in a partial exchange.
- Thrivent will not be held responsible for any adverse tax consequences resulting from a partial exchange where the annuitant(s) on an annuity contract do not match the insured(s) on the long term care contract.
- Thrivent strongly suggests that you consult with a competent tax adviser before requesting a partial exchange from an annuity contract to pay a long term care premium where the annuitant(s) and insured(s) do not match.
- · Thrivent does not provide tax advice.

Section 3 - Agreements and Signatures

By signing below, I acknowledge the disclosures provided by Thrivent regarding the transaction requested. I have had the opportunity (whether exercised or not) to discuss the transaction with a lawyer or tax advisor of my choosing. I agree not to hold responsible Thrivent, its officers, directors, agents, employees and affiliates for any and all claims, demands, proceedings, suits and actions and all liabilities, losses, expenses and costs (including any legal fees and expenses) arising out of or related to the transactions involving partial assignment of the annuity contract listed above and the partial exchange of premium from that annuity contract to the long term care insurance contract listed above.

of promising their state armany contract to the long term care medianes contract	notou ubovo.
Signature of annuity owner/trustee/authorized signer*	Date signed
X	
Title (if applicable)	
Signature of annuity owner/trustee/authorized signer*	Date signed
X	
Title (if applicable)	

*One authorized signer's signature is required if the contract is owned by a business entity. The Business Entity Authorization form must be on file.

Mail completed form to: Thrivent Fax: 800-225-2264

PO Box 8075

Appleton WI 54912-8075





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Split Compensation Request

1. General Information Name of client Name of writing financial professional TS number Application date 2. Sales Compensation Blanket Type of agreement on file None Revenue Sharing For the Sales Compensation on this contract/account ☐ Do not split sales compensation - 100% of the sale will be paid to the writing representative. Use existing blanket or revenue sharing sales agreement on file. Create new sales split or override the blanket or revenue sharing sales split on file. Paper application complete below. **Split Information** Split % Agent name Agent code Split % Agent name Agent code Split % Agent code Agent name Agent name Agent code Split % Split % Agent name Agent code Agent name Split % Agent code Agent name Agent code Split % Split % Agent name Agent code 3. Trail or Service Compensation Type of agreement on file \quad None Revenue Sharing For the Trail or Service Compensation on this contract/account Do not split the trail or service - 100% of the trail or service compensation will be paid to the assigned representative. Match the trail or service to the sales split. Use existing blanket or revenue sharing trail or service split on file. Create a new trail or override the blanket or revenue share trail or service split on file. Paper application complete below. **Split Information** Split % Agent name Agent code Agent name Agent code Split % Split % Agent name Agent code Split % Agent name Agent code Split % Agent name Agent code Agent code Split % Agent name Agent name Agent code Split % Split % Agent name Agent code





eDelivery Consent Disclosures

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Thrivent ID	

Section 1 - General Information

Name

Email address

By consenting to eDelivery, you are consenting for Thrivent (as defined on page 2) to deliver electronic documents to you instead of mailing paper documents to your mailing address. Thrivent recommends you store your important documents in a secure electronic or paper format for your records. Thrivent is not responsible for any Internet Service Provider, electronic data provider, or hardware or software provider subscription or use fees.

Section 2 - Document Description and Method of Delivery

To receive, print, and view your documents, you must provide a valid email address and have internet access and portable document format (PDF) viewing software, such as Adobe Reader. Review Thrivent.com/faqs/#techsupport for information about browsers and browser settings most compatible with Thrivent's website.

Documents you do not log in to view

- You will receive an email notification containing a link to a publicly available electronic version of the document that can be viewed, printed or saved.
- The documents do not contain personal information.
- Examples of documents you do not log in to view include prospectuses, annual reports and the annual Privacy Notice.

Documents you must log in to view

- Documents you must log in to view contain personal information. You will receive an email notification
 containing a link. After clicking the link and verifying your identity, you will have electronic access to your
 document. The document can be viewed, printed or saved.
- Examples of documents you log in to view include activity confirmations, payment notices and statements.

Inserts

Notification for any documents may include links to inserts that would otherwise be sent with the document
if delivered via U.S. mail. You will not be required to log in if the insert is publicly available or if you do not have
a log in. Examples of inserts include annual Privacy Notice, prospectus supplements, and other documents.

Section 3 - Document Availability

Your voluntary consent will apply to:

- any product with which you have a relationship now or while your consent is in effect; and
- any document Thrivent is legally permitted to send via eDelivery.

Examples of the documents you might receive are included in Section 2. Thrivent may, at its discretion, mail paper documents. Depending on the relationship you have with Thrivent, Thrivent may allow you to choose eDelivery of specific documents. Thrivent reserves the right to discontinue this type of offering in the future.

The length of time your electronic documents are available online may vary by product and document. The length of time will never be less than legally required.



Section 4 - Revoke eDelivery Preference or Request Paper Copies

Thrivent will act upon your voluntary eDelivery consent until you revoke it. You may revoke your eDelivery preference and receive documents by U.S. mail at any time without penalty. Thrivent accepts notification of revocation through any of the Contact Thrivent options listed. Revocations will be processed within 7 days or sooner as required by law. On some products, Thrivent may discontinue waiving certain contractual fees or charges if you revoke your eDelivery consent. However, you will not incur a separate charge or fee for receiving paper documents. Revocation does not change the effectiveness, validity, or enforceability of documents previously provided to you by eDelivery.

You may request paper copies of any document you previously received by eDelivery without revoking your eDelivery preference. Thrivent will provide these documents to you free of charge.

If Thrivent is unable to successfully eDeliver your documents, Thrivent will contact you by U.S. mail with further instructions. Thrivent may deem unsuccessful eDelivery of your documents as a revocation of consent for eDelivery.

Section 5 - Contact Thrivent

You must notify Thrivent when your contact information changes or you wish to revoke your consent. You may use any of the following methods to update your email address, residential address, or phone number(s), or to revoke your consent:

Thrivent.com

Log in to Thrivent.com and manage your profile

Call 800-847-4836

- A member service professional will be happy to update your contact information
- For details about the documents currently available by eDelivery
- To request a paper copy of a document you received by eDelivery

Send a Written Request

Thrivent 4321 N Ballard Rd Appleton, WI 54919-0001

Section 6 - Changes to These eDelivery Consent Disclosures

Thrivent reserves the right to modify these eDelivery Consent Disclosures. You will receive an email notification prior to the effective date of any modified eDelivery Consent Disclosures. The email will include instructions to change your preferences if you prefer to receive any document(s) by U.S. mail or do not agree to the new eDelivery Consent Disclosures. Any modification of the eDelivery Consent Disclosures will apply from the effective date forward and not to documents you previously received.

Section 7 - Acceptance and Consent

By electronically signing this form and submitting it to Thrivent, I certify I have reviewed and accept these eDelivery Consent Disclosures. I am voluntarily consenting for Thrivent to act on my eDelivery preference(s) until revoked.

Signature and date signed



As used in this form, "Thrivent" refers to Thrivent Financial for Lutherans, Thrivent Life Insurance Company, Thrivent Investment Management Inc., and the Thrivent Series Fund. Thrivent's Privacy Notice also applies to Thrivent Mutual Funds, Thrivent Financial Investor Services Inc., Thrivent Insurance Agency Inc. and the Thrivent Asset Management, LLC.





Advanced Premium Payment Long Term Care Insurance

Name of applicant	Payment
	\$

Your advanced premium payment must be at least one month's premium.

Why is an advance premium payment important?

By making an advance premium payment with your application, underwriting will not be affected by any change in health status that occurs after the later of:

- · The date you make the advanced premium payment, or
- · The date you sign your application, or
- The date you complete all tests or physical exams required by Thrivent, if applicable.

No coverage is effective until your application is approved and a contract is issued.

Completing this application or making an advanced premium payment does not guarantee that your application will be approved.

If a contract is issued, you must pay all premiums when due to keep your contract in force.

If a contract is not issued any advanced premium payment submitted with the application will be refunded without interest.





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Supplement to Application for Insurance Application Action - Continuation

Name of proposed insured (print title, first, middle, last name and suffix, as applicable)

Application Action	Company N	Name	Date	Reason
	e true, complete and co	rrectly recorded and	d shall be a basis	nsurance. To the best of my s of any contract issued or for which s Supplement to Application for
Signed at				
	City	State		
Signature of proposed insured	d and date signed (mm/	dd/vvvv) Signature	of representativ	re and date signed (mm/dd/yyyy)



Oregon's Long-Term Care Qualified Partnership Program

Oregon has established a partnership among the Department of Human Services (DHS), the Department of Consumer and Business Services, and some private long-term care insurers to offer special long-term care (LTC) insurance policies that entitle policy holders to asset protection. The policies will be available beginning Jan. 1, 2008. These policies must meet certain state and federal requirements. A qualified partnership policy (QPP) may be entitled to special asset protection under Oregon's Medicaid program.

The information contained in this disclosure is based on current Oregon and federal laws. These laws may change. Any change in law could reduce or eliminate the beneficial treatment of your policy under Oregon's Medicaid program.

What is special about a QPP?

Even after receiving LTC insurance payments, some people have to apply for Medicaid. If you purchase a QPP, you may qualify for Medicaid and keep more assets than other Medicaid clients. Assets include money in the bank, investments, and real property. Generally, people qualify for Medicaid when they have assets of \$2,000 or less. A QPP allows you to keep assets equal to the amount of LTC insurance benefits you received. Also, a QPP protects your inheritance in the same amount. For example, if your QPP paid \$50,000 for your LTC before you applied for Medicaid, you would get to keep both \$2,000 and \$50,000 and still be eligible for Medicaid. Medicaid would collect \$50,000 less from your estate, if that amount is still in your estate when you die.

A QPP does not automatically make you eligible for Medicaid. All other Medicaid criteria will still apply, including home equity limits that may make you ineligible for Medicaid. Contact DHS if you have Medicaid eligibility questions.

Does the OPP status of a policy ever change?

A QPP is required to meet certain state and federal requirements. If you decide to purchase a policy and then make changes later, confirm with your insurance agent that the changes will not affect the QPP status. If you move out of Oregon, a QPP may protect assets for Medicaid in another state, but only if that state recognizes your policy as a partnership policy under its federally approved partnership program.

How do I make sure I get a OPP and not just a regular LTC insurance policy?

Not all LTC policies are QPPs. Let your insurance agent know that you want a QPP, and he or she will make sure that you purchase one. Your insurance carrier will provide a written verification that your policy is a partnership policy when you receive it.

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