

Long-Term Care Services Rider* Technical Guide

LTCSR 2020 Form ICC19-R19-LTCSR, R19-LTCSR or State Variations

LTCSR 2020 is available with new policy sales of certain variable universal life products. However, in California and New York, the LTCSR 2012 is exclusively offered on new policy sales of variable universal life products.

Other versions of the Long-Term Care ServicesSM Rider (LTCSR) have separate technical guides as follows:

- LTCSR 2012 Technical Guide Catalog #150094 (Rider Form ICC12-R12-10, R12-10 or state variations)
- LTCSR 2006 Technical Guide Catalog #154309 (Rider Form R06-90 or state variations)
- * In Florida, the rider is called "Long-Term Care Insurance Rider"
 In California, the rider is called "Comprehensive Long-Term Care Rider" (The LTCSR 2020 is not offered in CA)



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An Overview of the Long-Term Care ServicesSM Rider (LTCSR)

Equitable's Long-Term Care ServicesSM Rider¹ (LTCSR) provides, as a monthly benefit, an acceleration of the policy's Death Benefit to pay for qualified long-term care expenses if the insured is chronically ill and receiving qualified long-term care services in accordance with a Plan of Care.

The LTCSR is available in approved jurisdictions with new sales of VUL Incentive Life ProtectSM, Series 164, VUL Legacy[®], Series 160 and VUL Optimizer[®], Series 160.^{2,3}

The LTCSR is an affordable strategy for clients who are purchasing life insurance to help protect their families and heirs but may also be concerned about providing funds to cover the long- term care services they may need at some point in their lives. Any unloaned portion of the Death Benefit not accelerated for qualified long-term care services will be paid to the policy's beneficiaries at the death of the Insured.

Increasing the Face Amount in the future is not permitted with the LTCSR elected.

The rider cannot be added to an inforce policy.

Enhancements to the Long-Term Care Services Rider

As a leading authority on life insurance with long-term care, Equitable offers one of the most thorough riders in the industry today. The Long-Term Care Services Rider (LTCSR) is an excellent addition to Equitable Financial's VUL single life insurance policies

Equitable is committed to maintaining the LTCSR as an industry leader. As part of this effort, the LTCSR has been redesigned to include the following contractual updates:

- Contractually, we've removed restrictions on who can provide care
 Anyone can act as a care provider, including members of the client's family.
- We've made it easier for clients to get access to their benefits when they need them
 We are now waiving the Elimination Period for permanent claims. For all other claims, the 90-Day
 Elimination Period is now measured in calendar days rather than qualified service days.
- We've designed the new rider to work well with almost any policy design, including accumulation-oriented cases

The amount available for the LTC benefit will always match the policy death benefit if the client chooses, even if the policy enters corridor or a client takes a withdrawal.

The current and guaranteed cost of insurance rates for the rider remain unchanged.

- 1. In California, the rider is called "Comprehensive Long-Term Care Rider". In Florida, the rider is called "Long-Term Care Insurance Rider".
- 2. In California and New York, this version of the rider (LTCSR 2020) is not available. The LTCSR 2012 Rider Form ICC12-R12-10, R12-10 or state variations is available on new sales of VUL Incentive Life ProtectSM, VUL Legacy®, VUL Optimizer®, BrightLife® Grow and IUL Protect. For more details, see the LTCSR 2012 Technical Guide Catalog #150094.
- 3. IUL Protect is only available under certain contractual obligations.

Long-Term Care Services Rider At-A-Glance

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Marketing Name	• Long-Term Care Services SM Rider (LTCSR)
	 In FL, the rider is called Long-Term Care Insurance Rider
	 In CA, the rider is called Comprehensive Long-Term Care Rider*
	* The LTCSR 2020 in not available in California or New York.
Generic Name	Accelerated Death Benefit for Long-Term Care Services Rider or state variation
Policy Forms	LTCSR Form: ICC19-R19-LTCSR, R19-LTCSR or state variation
	 LTCSR Application Questionnaire Section C Form: ICC21-LTC-Supp, LTC-Supp-2021 and state variations
	 LTCSR Simplified Issue (SI)/Guaranteed Issue (GI) Questionnaire: Section C Form: ICC21-LTCSI-Supp, LTCSI-Supp-2021 and state variations
Product Availability	LTCSR 2020 is available in approved jurisdictions with new sales of VUL Incentive Life Protect SM Series 164: VIII Legacy® Series 160 and VIII Optimizer® Series 160.
	 Life ProtectSM, Series 164; VUL Legacy[®], Series 160 and VUL Optimizer[®], Series 160 The rider cannot be added to an inforce policy
Issuing Companies	Equitable Financial Life Insurance Company (Equitable Financial or EFLIC)
	Equitable Financial Life Insurance Company of America (Equitable America or EFLOA)
LTCSR 30-Day Free Look Provision	 LTCSR may be returned within 30 days from date of signed delivery receipt and rider charges will be reversed
	If base policy is free-looked, rider is free-looked
Issue Ages	• 20–75* (20-70 in FL), based on age nearest birthday
	 20-65 on Guaranteed Issue cases*
	No back dating to save maximum issue age if LTCSR is requested
Sex	Male, Female, Unisex. Unisex is available for Montana only
Underwriting Classes	Substandard Table D or better
	Not available with substandard ratings of medical flat extras
	 On new sales of VUL Incentive Life ProtectSM, Series 164, insureds age 71 or older who elect the LTCSR or request term conversions with this product/rider combination will not be eligible for the Preferred Elite or Preferred Non-tobacco u/w classes.
	 On new sales of VUL Legacy®, Series 160, insureds age 60 or older who elect the LTCSR or request term conversions with this product/rider combination are not eligible for the Preferred Elite or Preferred Non-tobacco u/w classes.
	 LTCSR is available with certain accelerated u/w programs and on Guaranteed Issue or Preferred Client Program cases
Term Conversions	Full underwriting to add LTCSR to a new contract on a current basis
	Streamlined underwriting if adding LTCSR within five years of policy register date

Monthly Benefit Percentage	1% or 2% Issue Ages 20-75 (20-70 in FL)3% Issue Ages 20-70
Acceleration Percentage	 For Death Benefit Option A only, the LTCSR face amount may be accelerated from 20% up to 100% subject to a \$100,000 minimum at issue
Long-Term Care Maximum Total Benefit	 For Death Benefit Option A, Long-Term Care Specified Amount on the date the LTCSR claim is approved For Death Benefit Option B, Long-Term Care Specified Amount plus the policy account value on the date the LTCSR claim is approved For Death Benefit Option A policies with an acceleration percentage of 100%, and also for all Death Benefit Option B policies, the LTC Maximum Total Benefit will equal the policy Death Benefit if the policy enters corridor
Long-Term Care Specified Amount	 For Death Benefit Option A, base policy face amount at issue adjusted by the acceleration percentage For Death Benefit Option B, base policy face amount at issue The Long-Term Care Specified Amount may change due to policy transactions
Minimum Long-Term Care Specified Amount at Issue	• \$100,000
Maximum Long-Term Care Specified Amount	• The amount at issue that would result in \$50,000 of Maximum long-term monthly benefit on any one life. All long-term care benefit amounts inforce and applied for with Equitable, its affiliates and other companies will count toward this limit
Minimum Monthly Benefit Payment	• \$500
Maximum Monthly Benefit Payment	 Maximum Monthly Benefit Payment is the lesser of: (1) the Benefit Percentage times the Long-Term Care Maximum Total Benefit, and (2) 200% of the applicable daily HIPAA limit times 30 If the policy has a loan, a proportionate part of each Benefit Payment will be used to reduce the loan
Extension of Benefits	Criteria Confinement in an LTC facility prior to policy lapse and before LTC benefits are paid out Confinement continues without interruption after rider termination Elimination period is satisfied
Death Benefit Options	 Option A – Level Death Benefit. Option B – Face Amount plus the Policy Account Value. DBO changes from A to B are not allowed if LTCSR is on policy A single DBO change from B to A is allowed subject to the same rules as the base policy if it would not cause a current or future guideline premium force-out

LTCSR Restrictions

- The LTCSR cannot be added to an inforce policy and is only available at issue,
- Face Amount increases are not available when the LTCSR has been elected

LTCSR in **NOT AVAILABLE** in the following situations:

- Substandard underwriting worse than the equivalent of Table D
- Insureds age 71 and older who elect the LTCSR on VUL Incentive Life ProtectSM, Series 164, or request term conversions with this product/rider combination are not eligible for the Preferred Elite or Preferred Non-tobacco u/w classes.
- Insureds age 60 and older who apply for the LTCSR on VUL Legacy®, Series 160 or request term conversions with this product/rider combination are not eligible for the Preferred Elite or Preferred Non-tobacco u/w classes.
- Substandard ratings of medical flat extras
- DDW/DPW is elected and rated (in this case policy may have LTCSR or DDW/DPW, but not both.) Note, per underwriting rules:
 - o if policy is rated C or D, DDW/DPW is automatically rated 2X
 - If policy is rated Standard or B, DDW/DPW may or may not be rated at the discretion of the underwriter depending on case specifics
- DDW or DPW is elected and is declined for certain impairments
- Certain illnesses, impairments or conditions relating to morbidity regardless of the mortality risk or rating
- International Underwriting Program
- Foreign nationals residing in the U.S. unless a strong U.S. nexus is demonstrated and there is proof of permanent ties or intent to remain in the U.S. permanently
- Policy issued as a result of exercising an Option to Purchase Additional Insurance (OPAI)
 Rider
- Qualified Plan or otherwise subject to ERISA
- Policy is reinsured, except ARC and reinsured Equitable America policies which have the option to convert to an Equitable America policy
- · Return of Premium Rider elected
- Insured eligible for Medicaid
- Policies with face amounts under \$100,000

Termination of Rider

Rider will TERMINATE in the following situations:

- Policy owner requests termination
- LTC Total Maximum Benefit is paid out
- Termination or surrender of the base policy
- · Death of the insured
- Paid Up Death Benefit Guarantee is exercised
- Living Benefits Rider (Terminal Illness) is exercised
- Policy is put on Loan Extension
- Substitution of Insured is exercised (cannot keep rider on new insured even with underwriting)

Limitations & Exclusions

- Rider does not cover pre-existing conditions for which the insured person received medical advice or treatment from a provider of health care services (or a condition for which treatment was recommended to the insured person by a health care provider) within six months preceding the effective date of this rider.
- Rider does not cover services provided by a facility or an agency that does not meet the rider definition of such and does not cover care or treatment:
 - o From a facility that primarily treats drug addicts or alcoholics
 - o From a facility that primarily provides domiciliary, residency or retirement care
 - o From a facility that is owned or operated by a member of the Insured's immediate family
- Rider does not cover care from anyone under suspension from Medicare or Medicaid
- Rider does not cover treatment or care:
 - Due to an attempted suicide or intentionally self-inflicted injuries
 - o Due to alcoholism or drug abuse (unless drug-abuse was a result of the administration of drugs as a part of treatment by a Physician)
 - Due to war (declared or undeclared) or any act of war, or active duty in the armed forces of any nation or international governmental authority or units auxiliary thereto or the National Guard or similar government organizations
 - o Due to committing or attempting to commit or participating in a felony, riot or insurrection
 - Received outside the United States unless the initial and annual renewal certifications are completed by a U.S. Licensed Health Care Physician. For purpose of this exclusion, United States shall mean the 50 states, District of Columbia, Puerto Rico, and the U.S. Virgin Islands

Benefit

- Optional Nonforfeiture Elected at issue and has a higher charge than if the LTCSR without the Nonforfeiture Benefit is elected. If the rider with this option terminates after the policy has been inforce for 3 or more policy years, coverage on the insured may be continued in a reduced benefit amount without further charges.
 - If a policy owner with LTCSR with the Nonforfeiture Benefit exercises the Loan Extension Endorsement or the Substitution of Insured rider, there are no benefits extended under the Nonforfeiture Benefit

Tax Qualified Status

 LTCSR is intended to be a qualified long-term care insurance contract under IRS Section 7702B

Tax Reporting Format

- 1099R LTCSR charges. Charges reduce Basis
- 1099LTC LTCSR benefit payments. All benefit payments will be reported. They are taxable to the extent they (together with any other long-term care benefits relating to the same insured) exceed the greater of the actual expenses incurred or the HIPAA limit
- 8853 Required for policy owners if LTCSR benefits were attributed to them

Benefit Eligibility

 Written certification from a U.S. Licensed Health Care Practitioner that the insured is a chronically ill individual and is receiving qualified long-term care services in accordance with a plan of care

	Written notice of claim and satisfactory proof of claim	
Chronically III Individual	Certification for person who is: • Unable to perform two Activities of Daily Living (ADLs) for a period of at least 90 days	
(Activities of Daily Living - ADLs)	 bathing, continence, dressing, eating, toileting, transferring or 	
	• Requires "Substantial Supervision" to protect from threats to health and safety due to Cognitive Impairment (severe deficiency in memory, orientation, reasoning, judgment)	
Elimination Period*	90 Calendar Days – Beginning on the first day of any qualified long-term care services that are provided to the insured. Each day the insured is chronically ill will be counted towards the Elimination Period, whether or not continuous. The required number of days of the Elimination Period must be accumulated within a consecutive period of two years in order for benefits under the rider to be payable.	
	o In FL, there is no 24-month time frame to satisfy the Elimination Period	
	The elimination period needs to be satisfied only once while rider is in effect	
Elimination Period Waived for Permanent Conditions	 Upon a U.S. licensed healthcare practitioner providing written certification that the insure meets the definition of chronically ill and is expected to need services for the rest of the Insured's life, Equitable Financial or Equitable America will waive the elimination period 	
Care Providers	Contractually, we removed restrictions on who can provide care. Anyone can act as a care provider, including members of the client's family	
Annual Recertification Requirements	 Every twelve months from the date of the initial or subsequent certification, a U.S. Licensed Health Care Practitioner must recertify that the insured person is still a chronically ill Individual receiving qualified long-term care services in accordance with a plan of care 	
Claims Administration	Equitable Life Operations Claims Unit at (800) 777-6510	
Prospectus	 The current VUL prospectus and the Long-Term Care Services Rider prospectus supplements, if applicable, must be given to the applicant whether or not they plan to elect LTCSR 	
Marketing Materials	Please see current listing of LTCSR marketing materials at <u>equitable.com/ltc</u>	
AEGIS Reports	The LTCSR and an example of the LTCSR are produced with illustrations with the LTCSR is selected	

How the LTCSR Works

The Long-Term Care Specified Amount & Acceleration Percentage

The **Long-Term Care Specified Amount** applied for is the initial face amount of the base policy multiplied by the Acceleration Percentage selected by the policy owner. The Acceleration Percentage allows policy owners to use all or a portion of the policy's death benefit for coverage under the LTCSR, for Death Benefit Option A policies. The Long-Term Care Acceleration Percentage is chosen on the LTCSR application questionnaire. Acceleration of 100% is available for both Death Benefit option A and B. Acceleration percentage between 20% and 100 % is available for Death Benefit option A only. The Acceleration Percentage selected multiplied by the base policy face amount must equal a \$100,000 minimum Long-Term Care Specified Amount and cannot be changed after the policy is issued.

Acceleration Percentage	Death Benefit Option
20% - 100%	А
100%	В

With the Acceleration Percentage, policy owners have the opportunity to leave a portion of the death benefit to their beneficiaries regardless of whether the insured goes on LTC claim or not. Further, the policy owner in larger sales may not need to split the policy into two policies as may occur today.

For example, a policy owner can purchase a \$5,000,000 policy and specify a 20% Acceleration Percentage because he or she doesn't think the LTC costs for the insured will exceed \$1,000,000



By doing this, the policy owner pays LTC COIs on only \$1,000,000.

LTCSR provides an LTC benefit that will always match the policy's death benefit if the LTCSR's Acceleration Percentage is 100%, even if the policy enters corridor. With this additional flexibility, the LTC benefit will always be easily defined and anchored to the death benefit, even after policy actions such as withdrawals or death benefit option changes. While LTCSR does not provide an inflation benefit, an increasing death benefit, if it occurs, may provide an increasing Maximum Total Benefit that could help to offset some of the rising costs of future LTC benefits. Also, LTCSR permits a one-time death benefit option change from B to A that can be beneficial in some circumstances, such as when supplemental retirement income from the insurance policy is desired.

The LTCSR is also tax-qualified, and benefits paid under the rider are to be treated as an acceleration of the death benefit under Section 7702B of the Internal Revenue Code. In competitive situations, a prospect may be more impressed by the term "tax-qualified", which sounds superior to "non-tax qualified," even though the difference in taxation to the policy owner is minimal in most situations. One situation where a tax-qualified rider is more beneficial is when the life insurance policy is a MEC since there is no current

taxation of the rider charges, although basis is reduced by the LTC COIs. With a non-tax qualified rider, the LTC COIs are taxable as distributions each year if there is gain in the policy.

Monthly Benefit Percentage

The **Monthly Benefit Percentage** (1%, 2% or 3%) is selected on the LTCSR application questionnaire. The Monthly Benefit Percentage selected cannot be changed after the policy is issued. This is used to determine the rider rate band and the maximum level of monthly benefit that is available when the insured qualifies for monthly benefits under the terms of the LTCSR.

Actual Benefit Payments are limited to the lesser of the Maximum Monthly Benefit Amount or the monthly equivalent of 200% of the Health Insurance Portability and Accountability Act (HIPAA) daily limit, regardless of the amount of Maximum Monthly Benefit Amount purchased.

Example



Actual claim payments are limited to 200% of the monthly equivalent of the HIPAA daily limit for the applicable calendar year. For 2024, the daily HIPAA limit is \$410, resulting in a maximum monthly benefit of \$24,600 ($$410 \times 200\% = 820 per day $\times 30$ days = \$24,600). The client can request an amount less than the monthly limit so his or her LTC benefit may last longer. The minimum Monthly Benefit Amount is \$500. Note that the daily HIPAA limit is inflation adjusted annually by the IRS (www.irs.gov). We do not know what the limits will be in the future.

For policies with either Death Benefit Option A or B, the LTC benefit will always match the policy's death benefit if the LTCSR's Acceleration Percentage is 100%. This means that no matter the objectives or performance of the policy, the LTC benefit will always be easily defined and anchored to the death benefit, even after policy actions such as withdrawals or death benefit option changes. This policy feature ensures that, if the policy enters corridor, the LTC benefit will increase with the rise in death benefit. The LTC Maximum Total Benefit is always based on an Acceleration Percentage of 100% for Death Benefit Option B policies.

Optional Nonforfeiture Benefit (NFB)

To offer LTCSR as a tax qualified rider and given that Equitable's LTCSR cost of insurance (COI) rates are level, the Company needs to offer a LTCSR Nonforfeiture Benefit (NFB) as an option to our policy owners. The qualified status of the LTCSR does not depend on whether the Nonforfeiture Benefit is elected.

LTCSR COIs for the Nonforfeiture Benefit are more expensive than LTCSR COIs without the Nonforfeiture Benefit.

- Ages 50-64 Nonforfeiture Benefit rates are approximately 30%-50% higher
- Ages 65+ Nonforfeiture Benefit rates are approximately 20%-30% higher

How the NFB Works

After the LTCSR with the Nonforfeiture Benefit has been inforce for three policy years, the Nonforfeiture Benefit will cover claims with the same eligibility requirements and elimination period as did the LTCSR up to Nonforfeiture Benefit's limitations with a reduced benefit amount unless monthly payments (including loan repayments) already exceed the total charges deducted for the LTCSR. If a policy owner with the LTCSR and Nonforfeiture Benefit exercises the Loan Extension Endorsement or the Substitution of Insured Rider, there are no benefits extended under the Nonforfeiture Benefit.

NFB's benefit period begins when the LTCSR with Nonforfeiture Benefit has terminated, such as:

- Upon requested termination of the LTCSR
- Upon policy surrender
- Upon termination without value at the end of a grace period
- Election of the Paid-Up Death Benefit Guarantee

The Nonforfeiture Benefit may provide long-term care coverage on the insured in a reduced benefit amount without additional charges. This coverage would be in effect until the earlier of the death of the insured or the date the Maximum Total Nonforfeiture Benefit has been paid out. The Maximum Total Nonforfeiture Benefit will be the greater of one month's maximum Monthly LTCSR Benefit in effect as of the date the LTCSR would otherwise terminate and the sum of all paid LTCSR rider charges less any monthly benefit payments already made (including any loan repayments). Maximum benefits paid under the Nonforfeiture Benefit would not exceed the maximum benefits available under LTCSR at the time it would otherwise terminate.

Availability of the Long-Term Care Services SM Rider

When the LTCSR IS Available

• LTCSR is available only at issue for issue ages 20 – 75 (20 - 70 in Florida and 20-65 for G.I. cases). It will *not* be available if the policy was backdated to save the maximum issue age for the policy.

Monthly Benefit	Available Issue	Guaranteed Issue
Percentage	Ages	(G.I. is n/a in NY)
1%	20-75 (20-70 in FL)	20-65
2%	20-75 (20-70 in FL)	20-65
3%	20-70	20-65

- LTCSR is available for underwriting classes Table D or better. The LTCSR is not available if policy has substandard ratings of medical flat extras.
- LTCSR is available with certain accelerated u/w programs and on Guaranteed Issue or Preferred Client Program cases.
 - See the <u>Underwriting the LTCSR</u> section for more u/w tolerances and limitations.

When the LTCSR in NOT Available

- This version of the LTCSR is not available on BrightLife® Grow and IUL Protect. It is also not available in CA & NY. Consult the LTCSR Technical Guide Catalog #150094 for the LTCSR 2012 version available on these products and in these states.
- LTCSR is not available on policies with Face Amounts less than \$100,000. The maximum Face Amount available for issue with the rider is the amount that would result in \$50,000 of monthly benefit for all long-term care coverage issued by Equitable Financial and all affiliated companies.
- It is not available on policies that are issued on Foreign Nationals residing in the U.S. unless a strong U.S. nexus is demonstrated and there is proof of permanent ties or intent to remain in the U.S. permanently.
- The rider is not available for policies issued in a Qualified Plan or otherwise subject to ERISA.
- LTCSR is not available if the policy is reinsured (excluding EARC and reinsured Equitable America policies which have the option to convert to an Equitable America policy).
- LTCSR is not available if Return of Premium Rider (ROPR) is elected.
- LTCSR is not available if the policy is being issued as a result of exercising an Option to Purchase Additional Insurance (OPAI) Rider.
- LTCSR is not available to be added after issue when requesting a Face Amount increases as a result of exercising an OPAI Rider.
- LTCSR is not available if the Proposed Insured is eligible for Medicaid.
- LTCSR is not available if DDW or DPW is elected and rated (in this case the policy may have LTCSR or DDW/DPW, but not both) or if DDW/DPW is elected and declined for certain impairments.
- LTCSR is not available on policies issued with exclusion riders.

Situations That Will Terminate the LTCSR

- There is a LTCSR Free Look Provision. If the client is not completely satisfied with the LTCSR for any reason, they may return it within 30 days from the date of the signed delivery receipt. We will reverse any charges applicable to the rider and the policy will be treated as if the rider had never been issued.
- Written request from policy owner to terminate the LTCSR, will result in termination. This is only available after the first policy year except for in Florida.
- Termination or surrender of the base policy will terminate the LTCSR.
- Death of the insured will terminate the LTCSR.
- If the entire Long-Term Care Services Rider Benefit has been paid out, the LTCSR will terminate.
- If a payment under the Living Benefits Rider for terminal illness is made, the LTCSR will terminate.
- If the policy is put on Loan Extension, the LTCSR will terminate.
- Election of the Paid-Up Death Benefit Guarantee will terminate the LTCSR.
- If the Substitution of Insured Rider is exercised, the LTCSR will terminate.

Policy Changes That Are NOT Available When the LTCSR is Elected

- Face Amount increases are not available when the LTCSR has been elected.
- The LTCSR is only available at issue. The LTCSR cannot be added after issue.
- The Long-term care monthly benefit or acceleration percentage cannot be changed after issue.
- Death Benefit Option change from Option A to B is not allowed when the LTCSR has been elected.
- If a partial withdrawal is made on a policy with the LTCSR, please note the following:
 - o If the Acceleration Percentage is less than 100%: For death benefit Option A, any partial withdrawal of the Net Cash Surrender Value will reduce the current Long-Term Care Specified Amount by the amount of the withdrawal, but not to an amount less than the Policy Account Value minus the withdrawal amount. Death benefit Option B is not available if the Acceleration Percentage is less than 100%.
 - o If the Acceleration Percentage is equal to 100%: For death benefit Option A, if the Maximum Total Benefit for this rider (calculated as of that time) minus the amount of any partial withdrawal of the Net Cash Surrender Value is less than the current Long-Term Care Specified Amount, then the Long-Term Care Specified Amount will be reduced to the Maximum Total Benefit for this rider (calculated as of that time) minus the amount to be withdrawn. For death benefit Option B, any partial withdrawal of the Net Cash Surrender Value will not reduce the current Long-Term Care Specified Amount.
 - o Requests to hold the Face Amount will not be allowed even with underwriting.
- The LTC monthly benefit percentage or acceleration percentage cannot be changed after issue.

Underwriting the LTCSR

Underwriting Limitations

LTCSR is available for underwriting classes Table D or better. The LTCSR is not available if policy has medical flat extras. Moreover,

- On VUL Incentive Life ProtectSM, Series 164, insureds age 71 or older who apply for the LTCSR or request term conversions with this product/rider combination:
 - o Preferred Tobacco and Standard Plus will be the most favorable underwriting classes
 - o Are not eligible for the Preferred Elite or Preferred Non-tobacco u/w classes
- On VUL Legacy®, Series 160, insureds age 60 or older who apply for the LTCSR or request term conversions with this product/rider combination:
 - o Preferred Tobacco and Standard Plus will be the most favorable underwriting classes
 - o Are not eligible for the Preferred Elite or Preferred Non-tobacco u/w classes
- LTCSR may be available with certain accelerated underwriting programs and on Guaranteed Issue or Preferred Client Program cases.
- It is not available on policies that are issued on Foreign Nationals residing in the U.S. unless a strong U.S. nexus is demonstrated and there is proof of permanent ties or intent to remain in the U.S. permanently.
- It is not available on policies that are issued under the International Underwriting Program.
- The rider is not available to individuals aged 65 or older who do not receive or have not had a physician consultation within the past 18 months.
- DDW or DPW is elected and rated (in this case policy may have LTCSR or DDW/DPW, but not both)
- DDW/DPW is elected and is declined for certain impairments
- LTCSR is not available with an exclusion rider
- Policy issued as a result of exercising an Option to Purchase Additional Insurance (OPAI) rider
- Face amount increases as a result of exercising an Option to Purchas Additional Insurance (OPAI) rider
- Policy is part of a Qualified plan or otherwise subject to ERISA
- Cash Value Plus Rider elected (except the rider is available with products Bright Life Grow, Series 159, and IUL Protect, Series 160
- Return of Premium Rider elected.
- Insured is eligible for Medicaid

Sources of Information Secured by Underwriting

The rider will be fully underwritten along with life death benefit and is subject to age and amount requirements or additional information as deemed appropriate by Underwriting. Initial underwriting requirements and forms for the LTCSR include the following and must be submitted in good order:

- Application
- LTCSR Questionnaire
- Signed and dated HIPAA authorization
- Personal Worksheet is required in the following states when LTCSR is requested: Florida, Michigan, Minnesota, Missouri, Montana, New Jersey, Pennsylvania, Puerto Rico, South Dakota, Texas, Utah, and Wisconsin
- Usual age and amount underwriting requirements

Other sources of information secured by underwriting include the MIB report, a prescription check report, and any other information required, depending upon the proposed insured's age and health history. Underwriting reserves the right to request additional information or evidence in circumstances where our normal evidence does not provide sufficient details to assess the LTCSR risk.

The Underwriting approval of the rider is separate and distinct from the approval of the life policy, but the LTCSR is only available if the life coverage is approved.

The LTCSR is underwritten based on morbidity rather than mortality and, therefore, in some cases the proposed insured may not qualify for this rider even if they are Standard or better mortality risks. The underwriting of this rider involves consideration of several factors, including the application information, the medical evidence, and the functional and cognitive capability of the proposed insured.

Functional Performance and Cognition

Functional performance and cognition include an independent ability to perform **Activities of Daily Living** (**ADL**) such as bathing, continence, eating, dressing, toileting and transferring.

Activities of Daily Living (ADL) - Those activities that measure the insured person's ability for self- care. The Activities of Daily Living used in this rider to determine the level of care needed by the insured person are:

- 1. **Bathing**, which means washing oneself by sponge bath; or in either a tub or shower, including the task of getting in or out of the tub or shower.
- 2. **Continence**, which means the ability to maintain control of bowel and bladder function; or, when unable to maintain control of bowel or bladder function, the ability to perform associated personal hygiene, including caring for a catheter or colostomy bag.
- 3. **Dressing**, which means putting on and taking off all items of clothing and any necessary braces, fasteners, or artificial limbs.
- 4. **Eating**, which means feeding oneself by getting food into his or her body from a receptacle (such as a plate, cup, or table) or by a feeding tube or intravenously.
- 5. **Toileting**, which means getting to and from the toilet, getting on and off the toilet, and performing associated personal hygiene.
- 6. **Transferring**, which means moving into or out of a bed, chair, or wheelchair.

Also, **Instrumental Activities of Daily Living (IADL)** including managing finances, shopping, handling transportation, preparing meals, managing medications, using communication devices and completing housework and basic home maintenance activities. These are important factors taken into consideration when underwriting LTCSR.

Cognitive impairment is usually progressive and may be indicative of dementia and loss of ADL's.

Cognitive Impairment – A severe deficiency in the insured person's short or long-term memory; orientation as to person, place, and time; deductive or abstract reasoning; or judgment as it relates to safety awareness; included in this definition are nervous or mental disorders of organic origin, including Alzheimer's Disease and senile dementia, which are determined by clinical diagnosis or tests.

Currently, cognitive and mobility tests are required on every proposed insured age 70 or older. Limitations in the ability to perform ADL's, the loss of ADL's or high risk for loss of ADL's are strong predictors of long-term care needs.

Financial Underwriting

Financial underwriting will be used to ensure that appropriate LTCSR limits are not exceeded. Generally due to the cost of the benefit, the amounts requested are appropriate, but we must ensure maximum monthly benefit amounts are not exceeded. The basic philosophy of determining an appropriate amount of long-term care coverage is similar to determining the appropriate amount of life insurance. We want to ensure the individual has enough funds to cover the need while also keeping the amount in proportion with the financial circumstances of the proposed insured. There could be some cases where the life insurance amount is appropriate based on our traditional life insurance underwriting guidelines, but the LTCSR amount is not. We will consider other LTC coverage the proposed insured may currently have in force with Equitable Financial or Equitable America and any other carrier, excluding any LTC to be replaced. If other LTC rider coverage is currently in force, the amount applied for may be adjusted so as not to exceed the maximum monthly limit (the lesser of 2 times the HIPAA limit or the maximum monthly benefit at issue of \$50,000.

A **Prequalifying LTCSR Considerations form**, Catalog #161397, is recommended to complete in advance of the LTCSR application to screen eligible clients who will be subject to underwriting. To be eligible for LTCSR, the proposed insured should be able to answer "NO" to all Pre-qualifying health questions on this form. The Financial Professional is not required to submit this form with the application. Pre-qualification does not represent approval of LTCSR.

General Considerations & Medical Conditions

The following sections provide information that will help the Financial Professional determine if their client could be considered and approved for the LTCSR based on some general considerations and medical conditions.

Favorable factors for LTCSR consideration may include:

- Working full time or part time
- Active healthy lifestyle
- Frequent social activities, participation in hobbies, volunteering or other extracurricular activities
- Current ability to travel
- Exercising several times each week
- Regular medical care for health maintenance and monitoring control of current medical conditions

Unfavorable factors for LTCSR consideration may include:

- Multiple impairments or co-morbidity
- Deficits in ADL's or IADL's
- Deficit in cognitive or functional capacity
- Current use of any long-term care services or nursing/home health care
- Current recipient of disability or Medicaid benefits
- Current use of any assistive devices
- Limited mobility or frailty or recurrent falls

Other medical conditions are considered on a case by case basis or "Individual Consideration" (IC). The Underwriter will consider specific details of the proposed insured's medical history to determine eligibility for the LTCSR. It is not always possible to include all the variations of a given impairment, but factors considered include the severity and duration of the medical condition, the quality of recovery, proper control and the level of stability. In general, the more favorable factors present, the more favorable the outcome. The following is a list of some more frequently encountered impairments that are evaluated as IC. Please note this list is not all inclusive.

- Diabetes, Type II
- Heart Valve Disease
- Hypertension
- Inflammatory Bowel Disease (Crohn's & Ulcerative Colitis)
- Neuropathy/Neuritis/Neuralgia
- Obesity

- Peripheral Artery Disease/Peripheral
- Vascular Disease
- Sleep Apnea
- TIA/Transient Global Amnesia
- Underweight

Some specific medical conditions are considered high risk for loss of ADL's and will automatically exclude consideration for the LTCSR. The following list includes uninsurable conditions for LTCSR. Please note this list is not all-inclusive. Although both lists are extensive, they do not include all possible conditions that may be encountered.

- Acromegaly
- ADL limitation
- Adult Day Care
- Alcoholic Hepatitis
- Aphasia
- Aplastic Anemia
- Apraxia
- Assisted living/Continuing Care/Nursing home (current or within 6 months)
- Assistive Devices (wheelchair, walker, four-pronged cane, chair/stair/Hoyer lift, scooter, hospital bed, etc.)

- Delayed Word Recall
 < 5 (of 10 DWR test)
- Dermatomyositis
- Diabetes, Type I
- Ehlers Danlos Syndrome
- Feeding Tube
- Frailty
- Fuchs Corneal Dystrophy
- Home Care Services (within 12 months)
- Hydrocephalus/Brain Shunt
- Incontinence, Bowel
- Korsakoff Psychosis
- Lambert Eaton

- Oxygen Use
- Paralysis
- Paraplegia
- Parkinson's Disease
- Polyarteritis Nodosa
- Polycystic Kidney Disease
- Pressure Sores (current or within the past 2 years)
- Progressive Muscular Atrophy
- Pulmonary Hypertension
- Psychosis
- Quadriplegia
- Retinal Artery Occlusion
- Retinitis Pigmentosa

- Ataxia, Cerebellar
- Autoimmune Hepatitis
- Autonomic Insufficiency/ Shy-Drager Syndrome
- Bone Marrow or Stem Cell Transplant
- Buerger's Disease
- Biliary Cirrhosis
- Binswanger's Disease
- Catheter, Urinary, Indwelling
- Charcot Marie Tooth Syndrome
- Chronic Inflammatory
 Demyelination Polyneuropathy
- Cirrhosis
- Cushing Syndrome Present
- Decubitus Ulcer (current or within 2 years)

- Leukemia
- Long-Term Care Usage (current or within past 6 months)
- Lymphoma
- Marfan's Syndrome
- Memory Loss
- Mental Retardation or Intellectual Disability including Down's Syndrome
- Mixed Connective Tissue Disease
- Multiple Sclerosis
- Muscular Dystrophy
- Nephrosclerosis
- Neurofibromatosis
- Neurogenic Bladder
- Organic Brain Syndrome
- Osteomalacia

- Schizophrenia
- Scleroderma
- Senility
- Sickle Cell Anemia
- Social Security Disability Recipient
- Stroke/CVA
- Subclavian Steal Syndrome
- Systemic Lupus Erythematosus (SLE)
- Surgery-pending
- Total Parenteral Nutrition (TPN)
- Vertebrobasilar Insufficiency
- Waldenstrom's Disease
- Whipple's Disease
- Wilson's Disease
- Worker's Compensation (current)

Monthly Deductions for the LTCSR

On a current, non-guaranteed basis, the LTCSR charge is deducted from the Policy Account Value each month until the policy anniversary nearest the insured's 100th birthday unless the policy is on LTCSR claim.

When monthly benefits are being paid under the LTCSR we will waive the monthly LTCSR COI charge.

LTCSR Cost of Insurance (COI) Rates

There are both current and guaranteed COI rates. For Death Benefit Option A and Death Benefit Option B the current LTCSR COI rates vary by sex, Nonforfeiture Benefit or Extended No-Lapse Guarantee (if elected), underwriting class, Tobacco User Status, Issue Age and selected Monthly Benefit Percentage (1%, 2% or 3%).

The guaranteed LTCSR COI rates vary by sex, Nonforfeiture Benefit or Extended No-Lapse Guarantee, if elected, Tobacco User Status, and Issue Age for Death Benefit Options A & B. (there are different guaranteed rates for FL that can be viewed in the FL Outline of Coverage) The current and guaranteed rates are included with the Outline of Coverage.

Calculation of LTCSR Monthly Charges

The monthly LTCSR charge is calculated by applying the monthly LTCSR COI rate to the Long-Term Care Net Amount at Risk. The net amount at risk depends on the policy Death Benefit Option and the Acceleration Percentage as follows:

- If the Acceleration Percentage is less than 100%: For Death Benefit Option A, the net amount at risk for this rider is the lesser of (1) the current Face Amount minus the Policy Account Value (but not less than zero) and (2) the current Long-Term Care Specified Amount. Death Benefit Option B is not available if the Acceleration Percentage is less than 100%.
- If the Acceleration Percentage is equal to 100%: For death benefit Option A, the net amount at risk for this rider is the lesser of (1) the base policy death benefit minus the Policy Account Value and (2) the greater of (a) the current Long-Term Care Specified Amount and (b) the Maximum Total Benefit for this rider (calculated as of that time) minus the Policy Account Value. For Death Benefit Option B, the net amount at risk for this rider is the Maximum Total Benefit (calculated as of that time) minus the Policy Account Value.

Current basis LTCSR charges are shown on the optional Annual Calculation Summary report found in the AEGIS new business proposal system, if elected.

Guaranteed LTCSR Values Found in the OLC & Policy Pages

The LTCSR guaranteed basis COI rates, the Initial LTC Specified Amount, the Monthly Benefit Percentage, the LTC Acceleration Percentage and the Initial Maximum Monthly Benefit Amount are shown on the Policy Pages of the policy. The LTCSR guaranteed basis COI rates can also be found in the Outline of Coverage.

Taxation of LTCSR Monthly Charges

Monthly charges for the LTCSR coverage are not considered to be distributions from the policy for federal income tax purposes even if the base policy is a modified endowment contract (MEC) but will reduce the owner's tax basis in the policy. LTCSR monthly charges reduce the policy owner's investment in the policy (but not below zero), for example, for purposes of determining the taxation of a surrender or distribution under the policy. Even though the rider charge is not taxable, tax reporting is still required on a 1099R.

- Policy is not a Modified Endowment Contract (MEC) The monthly charge reduces Cost Basis.
 When Cost Basis is zero, the monthly charges are reported as taxable income on Internal Revenue Service (IRS) Form 1099R.
- Policy is a MEC The monthly charge is reportable on IRS Form 1099R to the extent of the gain in the policy at the time the charge is deducted. If there is no gain in the policy at the time the charge is taken, the Cost Basis of the policy will be reduced by the amount of the rider charge.

Taxation When Benefits are Paid Under the LTCSR - Long-Term Care Services Rider benefits received under life insurance policies are intended to be treated for federal income tax purposes as an accelerated death benefit under Section 7702B of the Internal Revenue Code and are generally excluded from income taxation subject to the greater of per diem tax maximum limits or actual expenses paid.

LTCSR Income Tax Exclusions – Generally, income exclusion for all benefit payments from all sources with respect to an insured person will be limited the higher of:

- The HIPAA per diem limit (currently \$410 per day for 2024)
- The actual costs incurred for qualified long-term care services by the policy owner on behalf of the insured person

If there is more than one policy on the insured, benefit payments must be aggregated to determine taxability. To the extent aggregate benefit for an insured received by all owners from all sources exceeds the tax law limits, the excess benefit amount will be taxable as ordinary income to the recipient.

Income exclusion under this rule applies even if the life insurance policy is considered to be a MEC under the tax law.

Impact on Policy Premiums of the LTCSR

- The LTCSR is reflected in the Commissionable Target Premium (CTP), Minimum Initial Premium (MIP), Extended No Lapse Guarantee (ENLG) and No Lapse Guarantee Premium (NLG), if applicable. CTP rates for the rider vary by Issue Age, Sex, and Tobacco User Status. CTP rates for the rider do not vary by the Monthly Benefit Percentage or by Underwriting Class
- The **7-Pay Premium**, **Guideline Single Premium**, and **Guideline Level Premium** are not affected by the LTCSR because the LTCSR is not currently considered a **Qualified Additional Benefit** (**QAB**)
- The monthly LTCSR charge will reduce the **sum of premiums paid toward the 7-Pay limit**, if applicable (i.e. if the policy is not a MEC and is within a 7-Pay testing period)
- The monthly LTC rider charge will reduce the sum of premiums paid toward the guideline premium limit
- Premium payments are not allowed if a policy is on LTCSR claim

Receiving the Payment of Benefits Under the LTCSR

Documentation Required to Receive Long-Term Care Services® Rider Benefits

We must receive the following before any benefits are payable:

- I. Provide written certification from a U.S. licensed health care practitioner that the Insured is chronically ill and is receiving qualified long-term care services in accordance with a plan of care, as:
 - (a) Being unable to perform (without substantial assistance from another person) at least two ADLs for a period of at least 90 days due to a loss of function capacity; or
 - (b) Requiring substantial supervision to protect from threats to health and safety due to cognitive impairment
- II. Provide written notice of claim and satisfactory proof of loss and
- III. The 90 calendar-day elimination period must be satisfied

Upon claim approval, receipts for expenses are not needed. Recertification by a U.S. certified licensed healthcare practitioner is required every 12 months from the date of the initial or subsequent certification to continue receipt of benefits.

Elimination Period

The Elimination Period is period of time that must elapse before any benefit is payable under the Long-Term Care Services Rider to the insured. The LTCSR has an Elimination Period of 90 calendar days^{*}, beginning on the first day of any qualified long-term care services that are provided to the insured. LTCSR benefits will not be paid until the Elimination Period is satisfied, and benefits will not be retro-actively paid for the Elimination Period. Each day the insured is chronically ill will be counted towards the Elimination Period, whether or not continuous. The required number of days of the Elimination Period must be accumulated within a consecutive period of two years in order for benefits under the rider to be payable.** The Elimination Period needs to be satisfied only once while the rider is in effect.

- * The LTCSR 2012 found on new sales of VUL products in CA & NY and IUL products in all jurisdictions, the elimination period is measured in "90 qualified service days" and proof must be provided that it is satisfied, and additional variations apply.
- ** In Florida, there is no 24-month time frame to satisfy the Elimination Period.

Waiver of Elimination Period

The Elimination Period will be deemed to have been satisfied if the following conditions are met:

- 1. A U.S. licensed healthcare practitioner certifies that the insured is a chronically ill individual and is not expected to recover from the chronic illness during his/her lifetime
- 2. All other conditions of eligibility have been met and we approved the claim for benefits.

Care Provided by Non-Licensed Persons

Contractually, we removed restrictions on who can provide care. Non-licensed persons, including the insured's family, may provide care if permitted by the Plan of Care.

Monthly Benefit Payment

Determining the Actual Monthly Benefit Payment - When on claim, client can request any monthly benefit payment between \$500 and the lesser of the Maximum Monthly Benefit Amount and the monthly equivalent of 200% of the daily HIPAA limit then in effect. Note that any requested Face Amount reductions or partial withdrawals for Death Benefit Option A only may decrease the LTC SA which in turn will decrease the Maximum Monthly Benefit Amount prior to the first period of coverage. If the policy has a loan, a proportionate part of each Benefit Payment will be used to reduce the loan.

Changing the Actual Monthly Benefit Payment – Upon request, the amount of the Monthly Benefit Payment may be changed if the payment requested is not lower than \$500 or higher than the maximum amount allowed

Period of Monthly Benefits – Monthly Benefits will be paid during a Period of Coverage, or the period during which the insured receives services covered under the LTCSR. A Period of Coverage begins on the first day of covered services received after the end of the Elimination Period and terminates at the earliest date any of the following occur:

- 1. The date we receive the Notice of Release which must be sent to us when the insured is no longer receiving qualified long-term care services
- 2. The date we determine that the insured is no longer receiving qualified long-term care services in accordance with the plan of care written for that period of coverage
- 3. The date the policy owner requests termination of monthly benefit payments
- 4. The date the accumulated Benefit Lien Amount equals the Maximum Total Benefit
- 5. The date of surrender of the policy
- 6. The date a payment is made under the Accelerated Death Benefit Rider for terminal illness
- 7. The date of death of the insured

Payment of the First Benefit – The First Benefit will be paid in the month following the end of the 90-calendar day Elimination Period or the date we approve claim (if later).

Notice of Release – The policy owner must submit immediate notice to the Equitable's Special Claims Division when the insured's confinement in a long-term care facility or home health care is no longer required.

How to Initiate a Claim | Contact Information

In order to initiate the claims process, contact Equitable, Special Claims Division to request a Long-Term Care Services Rider Claims Kit.

Equitable Life Operations Center | Equitable Special Claims Division

(800) 777-6510 | (704) 341-7000 (if calling from outside the US)

Monday – Thursday, 8:30 am to 7:00 pm Eastern Time | Friday, 8:30 am to 5:30 pm Eastern Time

P.O. Box 1047, Charlotte, NC 28201-1047

www.equitable.com

For more information about the claims process, see A Guide to the Claims Process LTCSR with my Life Insurance Policy, (ICC) Catalog No. 161470.

Claim Payment Mechanics with the LTCSR

Benefits accelerated under this rider are treated as a lien (Accumulated Benefit Lien Amount) against the death benefit and reduce the cash surrender value. The lien increases with each LTCSR Benefit Payment. The Accumulated Benefit Lien Amount will not accrue interest.

Death Benefit and Policy Surrender Before End of a Period of Coverage

For purposes of determining the cash surrender value, the base policy face amount and unloaned Policy Account Value will each be reduced by a percentage. If the Acceleration Percentage is less than 100%: For Death Benefit Option A, such percentage will be equal to the Accumulated Benefit Lien Amount divided by the base policy face amount. Death Benefit Option B is not available if the Acceleration Percentage is less than 100%. If the Acceleration Percentage is equal to 100%: Such percentage will be equal to the Accumulated Benefit Lien Amount divided by the base policy death benefit. In any case, the percentage will not be more than 100%, and the unloaned Policy Account Value will not be reduced by more than the Accumulated Benefit Lien Amount.

For a policy surrender, the Surrender Charge, if applicable, is reduced corresponding to the reduction in the base policy face amount.

Example 1 – Death Benefit Option A		
Base Policy Face Amount	\$1,000,000 (not in corridor)	
Monthly Benefit Percentage	1%	
Acceleration Percentage*	100%	
Outstanding loans against the policy	\$0	
Total Accumulated Benefit Lien Amount	\$200,000	
Percent Reduction	20%	

^{*}For Death Benefit Option A policies, the Acceleration Percentage must be between 20% – 100%.

Example 1 - Death Benefit Option A

- The Total Accumulated Benefit Lien Amount is \$200,000 (monthly benefits of \$10,000 have been paid out for 20 months; 20% of the Face Amount has been accelerated to date)
- For a death benefit Option A policy, the percentage reduction will be equal to the Accumulated Benefit Lien Amount divided by the base policyface amount
- The percentage reduction in the policy's cash value would be equal to 20% (\$200,000/\$1,000,000)
- If policy is surrendered prior to the next monthly benefit payment, the Cash Surrender Value at the time of surrender will be reduced by 20%. Assume the Net Cash Surrender Value is \$400,000. When the surrender is processed, the Net Cash Surrender Value will be reduced by 20%, i.e. the policy will be surrendered for \$320,000

If the insured dies during a period of coverage, the accumulated lien amount is deducted from the death benefit (\$1,000,000 - \$200,000 = \$800,000)

Example 2 – Death Benefit Option A		
Base Policy Face Amount	\$1,000,000	
Base Policy Death Benefit as of date policy goes on claim	\$1,500,000*	
Monthly Benefit Percentage	1%	
Acceleration Percentage*	100%	
Outstanding loans against the policy	\$0	
Total Accumulated Benefit Lien Amount	\$600,000	
Net Cash Surrender Value at time of Surrender (after claim begins)	\$800,000	
Percent Reduction	40%	

^{*} In this hypothetical example, the policy is in corridor

Example 2 - Death Benefit Option A

- The Total Accumulated Benefit Lien Amount is \$600,000 (monthly benefits of \$15,000 have been paid out for 40 months); 40% of the Death Benefit has been accelerated to date)
- For a policy with an Acceleration Percentage of 100%, the percentage reduction is equal to the Accumulated Benefit Lien Amount divided by the base policy Death Benefit
- The percentage reduction in the policy's cash value would be equal to 40% (\$600,000 / \$1,500,000)
- If the policy is surrendered prior to the next monthly benefit payment, the Cash Surrender Value at the time of surrender will be reduced by 40%. With a Net Cash Surrender Value of \$800,000 at the time surrender is requested, it will first be reduced by 40% i.e. the policy will be surrendered for \$480,000

If the insured dies during a period of coverage, the Accumulated Benefit Lien Amount is deducted from the Death Benefit (\$1,500,000 - \$600,000 = \$900,000).

Example 3 – Death Benefit Option B	
Base Policy Face Amount	\$1,000,000 (not in corridor)
Monthly Benefit Percentage	1%
Acceleration Percentage*	100%
Outstanding loans against the policy	\$0
Policy Account Value as of date policy goes on claim	\$500,000
Policy Account Value as of date of death	\$100,000
Policy Account Value as of date of surrender	\$400,000
Total Accumulated Benefit Lien Amount	\$300,000
Percent Reduction	21.4%

^{*}For Death Benefit Option B policies, the Acceleration Percentage is required to be 100%.

Example 3 - Death Benefit Option B

- Total Accumulated Lien Amount = \$300,000 (monthly benefits of \$15,000 have been paid out for 20 months; 20% of the Death Benefit at time of claim has been accelerated to date)
- For a death benefit Option B policy, the percentage will be equal to the Accumulated Benefit Lien amount divided by the base policy death benefit
- Percent Reduction = \$300,000/ (\$1,000,000 + \$400,000) = 21.4%
- If policy is surrendered prior to the next monthly benefit payment, the Cash Surrender Value at the time of surrender will be reduced by 21.4%. Assume the Net Cash Surrender Value is \$400,000. When the surrender is processed, the Net Cash Surrender Value will be reduced by 21.4%, i.e. the policy will be surrendered for \$314,400
- If the insured dies during a period of coverage, the death benefit is equal to the greater of the Option B death benefit when the policy went on claim and the Option B death benefit on the date of death
- DB = greater of [1,000,000 + 500,000 and 1,000,000 + 100,000] = 1,500,000
- the accumulated lien amount is deducted from the death benefit: DB of \$1,500,00 minus \$300,000 lien for a net death benefit of \$1,200,000

Monthly Deductions while LTCSR Benefits Are Paid

Monthly Charge for LTCSR is Waived When on Claim

We will not lapse the policy if the Policy Account Value (or net cash surrender value for fixed products) is not sufficient to cover the monthly deduction for the policy and any riders. We will waive any monthly deductions for the policy and any riders that cannot be taken. However, loan interest will continue to be charged and deducted from the benefit payment (if not paid in cash).

Loans

A portion of each benefit payment is applied toward any outstanding loan and accrued loan interest.

For Example

Policy has a \$100,000 Face Amount, \$100,000 LTC SA, 2% Monthly Benefit Percentage and a policy loan of \$5,000 at the time the LTCSR monthly benefit claim payments begin. Client elects the Maximum Benefit Payment of \$2,000 per month and continues receiving monthly benefit payments for 50 months. Assume for this example that the client is paying any loan interest due in cash rather than adding it to the loan balance. Each monthly benefit payment will be reduced by the loan balance (outstanding loan plus accrued loan interest) multiplied by the LTC Benefit Payment divided by the LTC Maximum Total Benefit minus the Lien, applied as a loan repayment, and the balance sent to the client.

For Option A, the amount applied as a loan repayment, when you initially go on claim is: 5,000 * [2,000/(100,000 - 0)] = \$100. The balance is \$2,000 - \$100 = \$1,900 is sent to the client.

For Option B, with a policy account of \$10,000 when the insured goes on claim, the Maximum Benefit Payment is: (2%) (\$100,000 + \$10,000) = \$2,200. The amount applied as a loan repayment, when the rider initially goes on claim is: 5,000 * [2,200/ (100,000 + 10,000 - 0] = \$100. The balance is \$2,200 - 100 = \$2,100 and is sent to the policy owner.

Taxation of the LTCSR Benefit Payments

Tax Consequences when Benefits are Paid Under the LTCSR

The LTCSR benefit amounts received are intended to be treated for federal income tax purposes as accelerated death benefits under Section 7702B of the Internal Revenue Code (the Code). The Code provides special tax treatments for such payments on the life of a chronically ill insured person receiving qualified long-term care services within the meaning of Section 7702B of the Code. For income tax purposes, payment of benefits will be reported to the policy owner on Form 1099-LTC. The policy owner must then complete and file Form 8853 to determine the amounts to be included or excluded from income for the applicable taxable year.

For additional information on LTCSR tax information, please consult the applicable state LTCSR Tax Planning Perspective brochure on equitable.com/ltc.

*For 2024, the daily HIPAA limit is \$410 and is inflation adjusted annually by the IRS (<u>www.irs.gov</u>). We do not know what the limits will be in the future.

Accessing Account Values

Policy loans and withdrawals are two ways to access life insurance Account Values. Each reduces the amount that may be available for claims under the Long-Term Care Services Rider.

If the LTCSR is elected and the Acceleration Percentage is less than 100%: For Death Benefit Option A, partial withdrawals reduce the current Long-term Care Specified Amount by the amount of the withdrawal, but not to less than the Policy Account Value minus the withdrawal amount. Death Benefit Option B is not available if the Acceleration Percentage is less than 100%.

If the LTCSR is elected and the Acceleration Percentage is equal to 100%: For Death Benefit Option A, if the Maximum Total Benefit for this rider (calculated as of that time) minus the amount of any partial withdrawal of the Net Cash Surrender Value is less than the current Long-Term Care Specified Amount, then the Long-Term Care Specified Amount will be reduced to the Maximum Total Benefit for this rider (calculated as of that time) minus the amount to be withdrawn. For Death Benefit Option B, any partial withdrawal of the Net Cash Surrender Value will not reduce the current Long-Term Care Specified Amount.

We will not allow 'hold' Face Amount for partial withdrawals on policies with LTCSR except if the partial withdrawal is the result of a guideline premium force out. Withdrawals are not allowed while the policy is on LTCSR claim.

Policy Loans are available while the policy is on LTCSR claim. However, a portion of each Monthly Benefit payment is used to repay the loan. This amount is calculated to repay the total policy loan by the time the Death Benefit is fully accelerated. Policy loans are available while the policy is on claim, subject to the loan provisions of the base policy and reduce loan values (due to the effect of the Accumulated Benefit Lien Amount upon available cash surrender values and hence maximum loan values while the policy is on claim).

Statement of Policy Values

• If a policy owner is on LTCSR claim, a monthly claims statement will be sent to the policy owner.

Application Materials & Submission Process with the LTCSR

E-Forms for Life - Electronic Application (Equitable Advisors Only)

The following state specific forms are available by selecting "Long-Term Care Services Rider" in e-forms for Life under the applicable base policy. E-forms for Life helps ensure that an application package will be accepted in good order, reduces handling delays due to errors and omissions and reduces the cycle time so producers get paid faster. See the Clients Materials Checklist, Catalog #161399 for more information.

There are two levels of validation before the LTCSR questionnaire is generated to be completed.

- 1. FPs need to acknowledge that they delivered the Outline of Coverage to the client prior to application.
- 2. FPs need to complete the prequalifying Long-Term Care Considerations form to determine if the client should apply for the LTCSR.
- 3. FPs need to acknowledge they delivered the Personal Worksheet & Potential Rate Increase Disclosure Form.

Once this validation is completed, the LTCSR questions will be generated, and the agent can complete the questionnaire.

Pre-Qualifying LTCSR Considerations Form

Before completing the LTCSR questionnaire or any other LTCSR requirements, the Financial Professional must complete the **Pre-Qualifying LTCSR Considerations form, Catalog #161397** to determine a proposed insured's eligibility for the LTCSR. The Financial Professional is not required to submit this form with the application. Pre- qualification does not represent approval of LTCSR. The purpose of this form is to screen eligible clients, who will be subject to underwriting. If there are any questions about potential eligibility for the rider, FPs should contact the underwriters.

LTCSR Application Questionnaire Section C

Accelerated Death Benefit for the LTCSR Application Questionnaire Section C Supplement (Form ICC21-LTC-Supp, LTC-Supp-2021 or state variation). The LTCSR questionnaire includes questions designed to elicit information as to whether, as of the date of the application, the applicant has other LTC coverage in force and whether the purchase of this rider is intended as a replacement. It also allows the applicant to designate one other party to receive copies of lapse and termination notices or to waive the right to de-signate another party. The questionnaire contains a disclosure statement that receipt of the LTC benefits may be taxable, and that assistance should be sought from a person's tax advisor. The questionnaire contains the acknowledgement that the applicant has received an Outline of Coverage and Shopper's Guide (if required by state). It also provides an acknowledgement that the applicant elects out of having any Federal income tax withheld for taxable distributions to pay the monthly cost for the LTCSR.

Outline of Coverage Form

Outline of Coverage (Form ICC19-OLC-LTC, OLC-LTC (2019) or state variation) – Required in all states, this form must be given to the client prior to taking the application. The Outline of Coverage document provides a description of the LTCSR coverage. It includes Appendix A, a chart of current and guaranteed LTCSR rates.

Personal Worksheet & Potential Rate Increase Disclosure

Personal Worksheet Form ICC19-PWRID-LTC (2019) or state variation) is required in certain states including FL, MI, MN, MO, PA, PR, SD, TX, UT & WI. Two copies will automatically print from eforms. Both copies must be completed and signed by the insured and the Financial Professional. One copy must be submitted along with the application. The other copy is to be given to the client.

Potential Rate Increase Disclosure Form – An RID is also mandatory in states that require the Personal Worksheet. This form discloses that the current rate for the LTCSR may be increased in the future, but never higher than the guaranteed rate shown in the policy.

Senior Insurance Program Information

The Senior Insurance Program Information, Catalog #161396 —is to be given to the applicant when the application is taken. It contains state specific contact information for questions regarding long-term care insurance. This document is required in certain states including AL, AR, AZ, CA, DE, HI, IA, ID, IL, IN, KS, KY, LA, MD, ME, MI, MO, MT, NC, ND, NE, NH, NJ, NM, NV, OH, OK, OR, PR, SD, TN and VA.

Shopper's Guide to Long-Term Care

Shopper's Guide to Long-Term Care, Catalog #136819, is required in every state. There are state variations - in Montana, catalog #161892, Wisconsin, catalog #136802 and Wyoming, catalog #136652.

Medigap Guide

The NAIC Choosing a Medigap Policy: A Guide to Health Insurance for People with Medicare, Catalog #136694 – must be provided upon request for clients 65 and older in all jurisdictions

State Availability Chart

For specific form numbers and required jurisdictions of various forms, refer to the LTCSR 2020 State Availability Chart, Catalog #136694, posted on the LTCSR rider page on equitable.com/ltc.

Licensing, Appointment & Education for Financial Professionals

State-specific requirements must be met prior to the solicitation and/or sale of the LTCSR. In most states, the rider is considered long-term care insurance (these are called LTC states). Some of the LTC states also require completion of mandatory education prior to solicitation, along with continuing education, specific to long-term care insurance. More information on agent licensing and appointment is available by calling the Sales Desk.

Appendix A – Glossary

Variations may apply for certain jurisdictions and if the Long-Term Care Services Rider with the Nonforfeiture Benefit or Extended Nonforfeiture Benefit is elected.

Activities of Daily Living (ADL) - Those activities that measure the insured person's ability for self-care. The Activities of Daily Living used in this rider to determine the level of care needed by the insured person are:

- 7. **Bathing**, which means washing oneself by sponge bath; or in either a tub or shower, including the task of getting in or out of the tub or shower.
- 8. **Continence**, which means the ability to maintain control of bowel and bladder function; or, when unable to maintain control of bowel or bladder function, the ability to perform associated personal hygiene, including caring for a catheter or colostomy bag.
- 9. **Dressing**, which means putting on and taking off all items of clothing and any necessary braces, fasteners, or artificial limbs.
- 10. **Eating**, which means feeding oneself by getting food into his or her body from a receptacle (such as a plate, cup, or table) or by a feeding tube or intravenously.
- 11. **Toileting**, which means getting to and from the toilet, getting on and off the toilet, and performing associated personal hygiene.
- 12. Transferring, which means moving into or out of a bed, chair, or wheelchair.

Chronically III Individual – An individual who has been certified by a Licensed Health Care Practitioner as:

- A. Being unable to perform (without Substantial Assistance from another person) at least two Activities of Daily Living (ADLs) for a period of at least 90 calendar days due to a loss of functional capacity)
- B. Requiring Substantial Supervision to protect such individual from threats to health and safety due to Cognitive Impairment.

Cognitive Impairment – A severe deficiency in the insured person's short or long-term memory; orientation as to person, place, and time; deductive or abstract reasoning; or judgment as it relates to safety awareness; included in this definition are nervous or mental disorders of organic origin, including Alzheimer's Disease and senile dementia, which are determined by clinical diagnosis or tests.

Elimination Period – The Elimination Period is period of time that must elapse before any benefit is payable under the Long-Term Care Services Rider to the insured. The LTCSR has an Elimination Period of 90-calendar days, beginning on the first day of any qualified long-term care services that are provided to the insured. For more details see the <u>Receiving the Payment of Benefits Under the LTCSR</u> section.

U.S. Licensed Health Care Practitioner – A Physician, a registered nurse (R.N.), a licensed social worker, or any other individual who meets the requirements as may be prescribed by the U.S. Secretary of the Treasury. A Licensed Health Care Practitioner does not include the policy owner, insured person, a member of the policy owner or insured person's Immediate Family, anyone who is under suspension from Medicare or Medicaid. In CA, a Physician, a registered nurse (R.N.), a licensed social worker, or any other individual who meets the requirements as may be prescribed by the U.S. Secretary of the Treasury by regulation.

Long-Term Care Net Amount at Risk – The net amount at risk depends on the policy Death Benefit Option and the Acceleration Percentage as follows:

- If the Acceleration Percentage is less than 100%: For Death Benefit Option A, the net amount at risk for this rider is the lesser of (1) the current Face Amount minus the Policy Account Value (but not less than zero) and (2) the current Long-Term Care Specified Amount. Death Benefit Option B is not available if the Acceleration Percentage is less than 100%.
- If the Acceleration Percentage is equal to 100%: For death benefit Option A, the net amount at risk for this rider is the lesser of (1) the base policy death benefit minus the Policy Account Value and (2) the greater of (a) the current Long-Term Care Specified Amount and (b) the Maximum Total Benefit for this rider (calculated as of that time) minus the Policy Account Value. For Death Benefit Option B, the net amount at risk for this rider is the Maximum Total Benefit (calculated as of that time) minus the Policy Account Value

Long-Term Care Specified Amount – The initial Long-Term Care Specified Amount is equal to the face amount of the base policy at issue times the Acceleration Percentage. This amount may change due to subsequent policy transactions, except when the policy is in corridor, the policy is DB Option B or the Cash Value is greater than the LTC SA and will be reduced at the end of a Period of Coverage to reflect benefits paid during that Period of Coverage.

Maximum Monthly Benefit Amount – The maximum amount that will be paid in a month for qualified long-term care services for the insured person. The initial Maximum Monthly Benefit at issue is equal to the Long –Term Care Specified Amount multiplied by the monthly benefit percentage selected. Subsequently, the maximum monthly benefit is equal to the maximum total benefit determined on the first day of the coverage period multiplied by the benefit percentage.

Maximum Total Benefit – The Maximum Total Benefit depends on the Death Benefit Option and the Acceleration Percentage as follows:

- If the Acceleration Percentage is less than 100%: For Death Benefit Option A policies, the Maximum Total Benefit is the current LTC SA. Death Benefit Option B is not available if the Acceleration Percentage is less than 100%.
- If the Acceleration Percentage is equal to 100%: For Death Benefit Option A policies, the Maximum Total Benefit is equal to the greater of (1) the current LTC SA and (2) a percentage of the amount in the Policy Account. For Death Benefit Option B policies, the Maximum Total Benefit is equal to the greater of the current LTC SA plus the Policy Account Value and (2) a percentage of the amount in the Policy Account. The percentages used are those shown in the "Table of Percentages" in the "Policy Information" section of the policy.
- For policies with an Acceleration Percentage of 100%, the policy's Maximum Total Benefit grows directly with the policy's death benefit, even as it enters and grows in corridor.
- During any period of coverage, the Maximum Total Benefit is determined as of the first day of that
 Period of Coverage

Monthly Benefit Payment – The amount we will pay in a month for qualified long-term care services equals the lesser of:

- 1. the Maximum Monthly Benefit (or lesser amount requested)
- 2. the monthly equivalent of 200% of the daily limit allowed by the Health Insurance Portability and Accountability Act. We reserve the right to increase this percentage

We will pay a proportionate amount of the Monthly Benefit Payment for services rendered for less than a full month, (based on a 30-day month and a 360-day year). Income tax consequences may result if the aggregate payments received from all long-term care coverage on an insured person exceed the exclusion limits for benefits for Qualified Long-Term Care Services under applicable tax law. Policy owners should consult with a tax advisor regarding their circumstances.

Period of Coverage – The period of time during which the insured person receives services that are covered under this rider and for which benefits are payable. This begins on the first day of covered services received after the end of the Elimination Period. A Period of Coverage will end on the earliest of the following dates:

- 1. the date that we receive the Notice of Release which must be sent to us when the insured person is no longer receiving Qualified long-term care services
- 2. the date we discover the insured person is no longer receiving qualified long-term care services in accordance with the plan of care written for that period of coverage
- 3. the date when the policy owner requests that we terminate benefit payments under this rider
- 4. the date when the Accumulated Benefit Lien Amount equals the Maximum Total Benefit
- 5. the date that the policy owner surrenders the policy; the date we make a payment under the Accelerated Death Benefit Rider for terminal illness and, the date of death of the insured person.

Qualified Long-Term Care Services – Necessary diagnostic, preventive, therapeutic, curing, mitigating, and rehabilitative services, and maintenance or personal care services. These services must be required by a Chronically III Individual and must be provided in accordance with a Plan of Care prescribed by a U.S. Licensed Health Care Practitioner. Provider includes, but is not limited to:

- Adult Day Care Center
- Assisted Living Facility
- Home Health Care Provider
- An employee of a licensed facility which renders services and who is qualified to provide such services.
- Hospice Care Facility
- Long-Term Care Facility
- Nursing Home.

A Provider does not include anyone who is under suspension from Medicare or Medicaid.

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Reference to Equitable in this brochure represent both Equitable Financial Life Insurance Company and Equitable Financial Life Insurance Company of America, which are affiliated companies. Overall, Equitable is the brand name of the retirement and protection subsidiaries of Equitable Holdings, Inc. and its family of companies, including Equitable Financial Life Insurance Company (NY, NY), Equitable Financial Life Insurance Company of America, an AZ stock company with an administrative office located in Charlotte, NC, and Equitable Distributors, LLC. Equitable Advisors is the brand name of Equitable Advisors, LLC (member FINRA/SIPC) (Equitable Financial Advisors in MI and TN). The obligations of Equitable Financial Life Insurance Company and Equitable Financial Life Insurance Company of America are backed solely by their claims-paying ability.

Actual terms and conditions of the Long-Term Care ServicesSM Rider are contained in Rider form #ICC19-R19-LTCSR, R19-LTCSR and state variations. This rider has exclusions and limitations and may not be available in all jurisdictions or may vary.





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