This booklet provides a description of your disability insurance benefits, provided pursuant to Chapter 104, RSMo, and Standard Group Insurance Policy Number 643110-A or successors thereto, issued to The Missouri Department of Transportation and Highway Patrol Employees' Retirement System (MPERS). If there is a discrepancy between this booklet and the statute or insurance contract, the statute or insurance contract will control.
Overview

People insure their lives, health, homes, and other possessions, but often overlook their most important asset—their ability to earn an income. Disability insurance protects your earning ability by providing partial income replacement in the event you become disabled. Fortunately, as an eligible, active employee of the Missouri Department of Transportation (MoDOT), Missouri State Highway Patrol (MSHP), the Missouri Highways and Transportation Commission, or the MoDOT and Patrol Employees’ Retirement System (MPERS) you are provided disability insurance coverage at no cost to you.

Please take a few minutes now to read through this handbook. Be sure to highlight or circle areas you don’t fully understand, and contact a MPERS benefit specialist to answer your questions at (800) 270-1271. Acquainting yourself with the terms in the glossary will also help you better understand the complexities of your disability coverage.

Basically, your disability insurance benefits provided by The Standard include:

- Coverage at no cost to you.
- Benefits for Long-Term Disability (LTD) and Work-Related Disability.
- Continuation of creditable service toward retirement benefits for each month you receive disability benefits.

If you were disabled prior to July 1, 2004, the MoDOT and Patrol Employees’ Retirement System will provide your disability coverage. Please contact a MPERS benefit specialist for assistance in filing a claim. See page 23 for the address and telephone number of MPERS.
Summary of Disability Insurance Benefits

The following summary highlights the major provisions of your disability insurance benefits. For more detailed information on a particular provision, please refer to the appropriate section of this handbook.

- If you are an eligible employee, you will automatically receive disability coverage. The monthly premiums are paid by your employer. (Page 10)
- You will continue to accrue service and salary credit (for purposes of calculating your retirement benefit) while receiving disability benefits. (Page 22)
- LTD benefits provide up to 60% of your monthly pre-disability earnings offset by deductible income. (See Page 12 for examples of deductible income.)
- Work-Related Disability benefits provide the lesser of: (1) 70% of your monthly pre-disability earnings (not offset by deductible income); or (2) 90% of your monthly pre-disability earnings offset by deductible income. (See Page 12 for examples of deductible income.)
- During the benefit waiting period and the first 24 months that disability benefits are payable, you may be considered disabled if you are unable to perform with reasonable continuity the material duties of your own occupation, and you suffer a loss of at least 20% in your indexed pre-disability earnings. (See Page 7 for definition of own occupation disability.)
- After the first 24 months that disability benefits are payable, you are required to be disabled from all occupations. (Page 4)
- If you are on an approved unpaid leave of absence, you may continue your disability coverage for up to 24 months, provided you pay the monthly premiums. (Page 10)
- Your disability benefit (LTD and Work-Related Disability) may be subject to certain federal and state taxes. (Page 15)
- It is very important to know the exclusions to and limitations of your disability coverage. (Page 16)
- If you temporarily recover during your benefit waiting period and your period of recovery does not exceed 30 days, a new benefit waiting period may not be required. (Page 18)
- Three forms are required when applying for disability benefits: (1) Employee’s Statement and Authorization to Obtain Information; (2) Employer’s Statement; and (3) Attending Physician’s Statement. (Page 19)
- If you die while receiving disability benefits, your eligible spouse (or children) may receive a lump sum survivor benefit. (Page 22)
- If your disability claim is denied, suspended, or terminated, you will have 180 days to submit a written appeal to the insurance company. (Page 20)
To understand your disability coverage and benefits, you will need to familiarize yourself with the following definitions. Remember, these definitions are specific to the contract between MPERS and Standard Insurance Company (herein after referred to as “The Standard”), and you should not assume these definitions are applicable outside the scope of this contract.

**Active Work/Actively at Work**
Active work/actively at work means performing with reasonable continuity the material duties of your own occupation at your employer’s usual place of business or locations within the course and scope of your employment. If you are incapable of active work because of physical disease, injury, pregnancy, or mental disorder on the day before the scheduled effective date of your insurance, your insurance will not become effective until the day after you complete one full day of active work as an eligible member.

You will also meet the active work requirement if you were:

- Absent from active work because of a regularly scheduled day off, holiday, or vacation day.
- Actively at work on your last scheduled workday before the date of your absence.
- Capable of active work on the day before the scheduled effective date of your insurance.

**Any Occupation**
Any Occupation means any occupation or employment which you are able to perform, whether due to education, training, or experience, which is available at one or more locations in the national economy and in which you can be expected to earn at least 60% of your indexed pre-disability earnings within twelve months following your return to work, regardless of whether you are working in that or any other occupation.

**Any Occupation Definition of Disability**
After the first 24 months that disability benefits are payable, you are required to be disabled from all occupations.

You are disabled from all occupations if, as a result of physical disease, injury, pregnancy or mental disorder, you are unable to perform with reasonable continuity the material duties of any occupation.
Glossary of Terms

Benefit Waiting Period
The benefit waiting period is the period of time that must pass before benefits are payable to you. You must be continuously disabled during this waiting period, and no benefits will be paid during this period. The benefit waiting period begins on the date you first become disabled, as determined by The Standard, and is normally the day after your last day on the job. There are different benefit waiting periods for LTD and Work-Related Disability. For LTD, the benefit waiting period ends when sick leave benefits expire or the date you have been disabled for 180 days, whichever is later.

The benefit waiting period for a Work-Related Disability ends when sick leave benefits expire or the date it is determined you have reached your maximum medical improvement under the Missouri Workers’ Compensation Law, whichever is later.

Date of Disability
The date you first become disabled as determined by The Standard.

Deductible Income
Other sources of income considered by The Standard, which reduce your disability benefits (e.g. work earnings, social security, share leave, workers’ compensation for lost time).

Disability
For the purposes of your disability coverage, The Standard defines disability in two ways—“Own Occupation” and “Any Occupation”. It is important that you understand the distinctions between the two definitions of disability and how each impacts your benefits. Remember, to be determined disabled by The Standard, you must be under the continuous and appropriate care of a physician.

Indexed Pre-Disability Earnings
Indexed Pre-Disability Earnings are your pre-disability earnings adjusted by the rate of increase in the Consumer Price Index for All Urban Consumers for the United States (CPI-U). During your first year of disability, your indexed pre-disability earnings are the same as your pre-disability earnings. Thereafter, your indexed pre-disability earnings are determined each year on the anniversary of your disability by increasing the previous year’s indexed pre-disability earnings by the rate of increase in the CPI-U for the prior calendar year. The maximum adjustment in any year is 10%. Your indexed pre-disability earnings will not decrease, even if the CPI-U decreases.
Glossary of Terms

Material Duties
Material duties mean the essential tasks, functions and operations, and the skills, abilities, knowledge, training, and experience generally required by your employer to engage in a particular occupation.

Maximum Benefit Period
The maximum benefit period is the maximum amount of time that disability benefits are payable for one period of continuous disability. There are different maximum benefit periods for LTD and Work-Related Disability.

Maximum Benefit Period – LTD
The maximum benefit period for LTD ends on the earlier of the following events:

- The day immediately preceding the date you are first eligible to receive normal (unreduced) retirement benefits from MPERS.
- The day immediately preceding the date you begin receiving reduced (early) retirement benefits from MPERS.

Maximum Benefit Period – Work-Related Disability
The maximum benefit period for Work-Related Disability ends on the earlier of the following events:

- The day immediately preceding the date you begin receiving any retirement benefit, reduced or unreduced, from MPERS.
- The date determined by your age when disability begins, as follows:

<table>
<thead>
<tr>
<th>Age</th>
<th>Maximum Benefit Period</th>
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<tbody>
<tr>
<td>60 or younger</td>
<td>To age 65 or 60 months, if longer</td>
</tr>
<tr>
<td>61</td>
<td>4 years</td>
</tr>
<tr>
<td>62</td>
<td>3 years 6 months</td>
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<tr>
<td>63</td>
<td>3 years</td>
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<td>64</td>
<td>2 years 6 months</td>
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<td>65</td>
<td>2 years</td>
</tr>
<tr>
<td>66</td>
<td>1 year 9 months</td>
</tr>
<tr>
<td>67</td>
<td>1 year 6 months</td>
</tr>
<tr>
<td>68</td>
<td>1 year 3 months</td>
</tr>
<tr>
<td>69 or older</td>
<td>1 year</td>
</tr>
</tbody>
</table>
Glossary of Terms

Own Occupation
Own Occupation means any employment, business, trade, profession, calling or vocation that involves material duties of the same general character as the occupation you are regularly performing for your employer when disability begins. In determining your own occupation, The Standard is not limited to looking at the way you perform your job for your employer, but may also look at the way the occupation is generally performed in the national economy. If your own occupation involves the rendering of professional services and you are required to have a professional or occupational license in order to work, your own occupation is as broad as the scope of your license.

Own Occupation Definition of Disability
During the benefit waiting period (previously defined for LTD and Work-Related Disability) and the 24 months following that period, you are disabled if: (1) as a result of physical disease, injury, pregnancy, or mental disorder, you are unable to perform with reasonable continuity the material duties of your own occupation; and (2) you suffer a loss of at least 20% in your indexed pre-disability earnings when working in your own occupation. Your own occupation is not limited to your job with your employer and you are not disabled merely because your ability to perform your own occupation is restricted, including a restriction or loss of license.

Pre-disability Earnings
Pre-disability earnings means income used to determine your disability benefit. It is your monthly rate of earnings from your employer in effect on your last full day of active work. Your pre-disability earnings include:

- Contributions to an Internal Revenue Code (IRC) Section 457 deferred compensation arrangement, contributions to IRC Section 125 and 132 fringe benefit plans and shift differential, if any.

Pre-disability earnings do not include bonuses, overtime, or any other extra compensation paid by your employer.
Glossary of Terms

**Pre-existing Condition**
A pre-existing condition is a mental or physical condition for which you have done any of the following during the 90 days just before your insurance becomes effective:

- Consulted a physician or other licensed medical professional.
- Received medical treatment, services or advice.
- Undergone diagnostic procedures.
- Taken prescription drugs or medicine.

**Work Earnings**
Work earnings means your gross monthly earnings from work you perform while disabled, plus the earnings you could receive if you worked as much as you are able to, considering your disability, in work that is reasonably available. Work earnings include earnings from your employer, any other employer, or self-employment, and any sick leave, annual leave, or personal leave pay or other salary continuation earned or accrued while working.
Employees Eligible for Disability Insurance Coverage

Eligible Employees
You are eligible for disability insurance coverage if you are a citizen or resident of the United States or Canada and are:

- An employee who is a member of the Missouri Department of Transportation and Highway Patrol Employees’ Retirement System working in a position normally requiring at least 1,000 hours per year; or
- A participant in the Employee’s Cooperative Educational Training Program who meets the requirements of Personnel Policy 6500 of the Missouri Department of Transportation Personnel Policy Manual.
Disability Coverage

Effective Date
Providing you meet the actively at work requirement, your disability coverage becomes effective on the later of the following dates:

- The effective date of the Group Policy, July 1, 2004; or
- The first day you become a member of MPERS.

Cost of Coverage
If you are eligible for disability insurance coverage through MPERS, your monthly premiums will be paid by your employer (unless you are on an unpaid leave of absence).

Coverage During an Approved Unpaid Leave of Absence
As long as you remain in active pay status, your employer pays your disability premiums. If you take an unpaid leave of absence and wish to continue your coverage, you may do so for up to 24 months. During this period, MPERS will bill you directly for the monthly premiums. At the end of the 24-month period, your coverage will terminate.

If you choose to terminate your coverage while on an unpaid leave of absence, your coverage will begin again on the date you return to work.
LTD and Work-Related Disability Benefits

LTD Benefit Amount
If your disability is not work-related, and you complete the benefit waiting period, you will be eligible for a LTD Benefit. The LTD Benefit equals:

- 60% of your pre-disability earnings, reduced by deductible income.
- The maximum LTD Benefit is $15,000 per month before reduction by deductible income.
- LTD Benefits are not payable if Work-Related Disability Benefits are payable.

Work-Related Disability Benefit Amount
If your disability arises out of or in the course of your employment and you complete the benefit waiting period, you will be eligible for a Work-Related Disability Benefit as set out below. The Work-Related Disability Benefit equals the lesser of:

- 70% of your monthly pre-disability earnings (not offset by deductible income); or
- 90% of your monthly pre-disability earning offset by any deductible income.

The maximum Work-Related Disability Benefit is $15,000 per month before reduction by deductible income.

If you are receiving Work-Related Disability Benefits, you are eligible for annual cost-of-living adjustments (COLAs) on the first day of the month following the anniversary date of your disability. Annual COLAs are equal to 80% of the increase in the Consumer Price Index for All Urban Consumers (CPI-U) for the prior calendar year. The maximum COLA is 5%.

Work-Related Disability Benefits are payable only if you are receiving or have been receiving benefits under a workers’ compensation law because of your partial or total disability, whether permanent or vocational. Work-Related Disability Benefits are not payable if LTD Benefits are payable.
LTD and Work-Related Disability Benefits

Deductible Income
Disability insurance is intended to replace a percentage of your income lost as a result of disability. In replacing the percentage of lost wages, The Standard also takes into account certain other sources of income you may be eligible to receive as a result of your disability. These other sources of income are called “deductible income,” because they are deducted from your disability benefit. Your disability benefit will be reduced by the following deductible income:

- Primary social security benefits paid because of your disability (social security cost-of-living adjustments (COLAs) will not reduce the amount of your disability benefit).
- Regular monthly workers’ compensation benefits payable for time lost from work (disability benefits will not be reduced by the portion of your workers’ compensation lump sum settlement attributable to medical expenses).
- Any other benefits received under another group disability insurance plan.
- Any amount you receive or are eligible to receive under any unemployment compensation law.

It is important to remember that disability benefits under this group policy and social security disability benefits are independent of each other. Approval of one does not guarantee approval of the other.

Minimum Benefit
Your minimum disability benefit is $50 or 15% of your disability benefit before reduction by Deductible Income, whichever is greater. However, if the amount of the Minimum Disability Benefit plus the amount of your Deductible Income exceeds 100% or your Indexed Pre-disability Earnings, the amount in excess will be subtracted from the Minimum Disability Benefit.

When Benefits Begin
Your disability benefit payments will begin at the end of the benefit waiting period. Disability benefits will be paid to you at the end of each calendar month you qualify for them. Social security cost-of-living adjustments (COLAs) will not reduce the amount of your disability benefit. If you work during the benefit waiting period, it could delay the effective date of your disability benefits.
LTD and Work-Related Disability Benefits

When Benefits End – LTD and Work-Related Disability
Benefits end automatically on whichever of these dates occur first:

- The date you are no longer disabled.
- The date you fail to provide proof of continued disability and entitlement to disability benefits.
- The date you die.
- The date your maximum benefit period ends.
- The date benefits become payable under any other long-term group disability insurance plan under which you become insured through employment during a period of Temporary Recovery.

Overpayment of Benefits/Duty to Pursue Deductible Income
To provide you with an income as soon as possible, monthly disability benefits may be paid before a social security or workers’ compensation monthly benefit is determined. To avoid receiving overpayments, you must notify The Standard if you begin receiving benefits from workers’ compensation or social security while receiving your disability benefits. You must promptly refund any overpayment. If you do not, The Standard will reduce or withhold future benefits until the overpayment has been repaid. According to the terms of the policy, you are required to pursue deductible income for which you may be eligible, including social security and workers’ compensation benefits. The Standard may ask you to provide written documentation that you are actively pursuing these or other applicable benefits.

When Your Social Security Disability Benefits May Start
Source: Social Security - Disability Benefits

If your application is approved, your first Social Security disability benefit will be paid for the sixth full month after the date we find that your disability began.

For example, if your disability began on June 15, 2005, your first disability benefit will be paid for the month of December 2005, the sixth full month of disability. Social Security disability benefits are paid in the month following the month for which they are due. This means that the benefit due for December would be paid to you in January 2006, and so on.

To avoid overpayments, you must notify The Standard immediately if you begin receiving workers’ compensation or social security disability benefits.
How to Determine Your Benefit
Now that you’re familiar with the criteria that can determine your maximum and minimum monthly disability benefit, let’s look at an example of a hypothetical LTD and Work-Related Disability Benefit payment and how that benefit can be impacted by potential sources of deductible income.

LTD Example:
To determine your LTD benefit, The Standard will use your pre-disability earnings in effect on your last full day of active work. Let’s assume that your current monthly compensation is $1,500. Your LTD Benefit equals 60% of your pre-disability income (reduced by deductible income). In this example, 60% of $1,500 would equal $900 per month (60% X $1,500 = $900). The next step in determining the benefit is to look at sources of deductible income. Your LTD benefit is reduced by primary social security disability benefits you are receiving. Let’s assume you are receiving $625 per month from social security. In this case, you would subtract the $625 from the original $900 benefit. Thus, your LTD payment would be $275 per month.

<table>
<thead>
<tr>
<th>Pre-disability Earnings</th>
<th>$1,500</th>
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<tbody>
<tr>
<td>Benefit Percentage</td>
<td>60%</td>
</tr>
<tr>
<td>LTD Benefit before reduction by deductible income</td>
<td>$900</td>
</tr>
<tr>
<td>Social Security disability benefit (deductible income)</td>
<td>- $625</td>
</tr>
<tr>
<td>LTD Benefit</td>
<td>$275</td>
</tr>
</tbody>
</table>

Work-Related Disability Example
Using the same figures as in the example above, your Work-Related Disability Benefit equals the lesser of:

1. 70% of your pre-disability earnings; or
2. 90% of your pre-disability income, reduced by deductible income.

70% of your pre-disability earnings would be $1,050 ($1,500 x 70% = $1,050). If you had no deductible income, your Work-Related Disability Benefit would be $1,050.
LTD and Work-Related Disability Benefits

However, in this example there is deductible income in the amount of $625 from social security. Therefore, you need to calculate 90% of your pre-disability earnings and subtract $625. ($1,500 x 90% = $1,350 - $625 = $725) Thus, your monthly Work-Related Disability Benefit would be $725.

These are just examples; they do not represent your actual benefit. All dollar amounts in this example are pre-tax (gross) amounts.

Tax Implications of Your Disability Benefit
Your disability benefits may be subject to certain federal and state taxes. It may be advisable to consult a tax authority to see how you may be affected. If you wish to have taxes withheld from your monthly benefit, The Standard will provide you with the necessary forms. Each year, The Standard will send you a W-2 for use in preparing your income tax return.
Exclusions and Limitations on Disability Benefits

Exclusions
Your disability benefit is subject to certain exclusions and limitations. You are not covered for a disability caused or contributed to by:

- A pre-existing condition or the medical or surgical treatment of a pre-existing condition, unless, on the date you become disabled, you: (1) have been continuously insured under the Group Policy for 12 months (exclusion period) and (2) have been actively at work for at least one full day after the end of those 12 months. This pre-existing condition exclusion applies only to persons who become members after July 1, 2004.
- An intentionally self-inflicted injury, while sane.
- War, or any act of war.
- The loss of your professional license, occupational license or certification.
- Your committing or attempting to commit an assault or felony, or actively participating in a violent disorder or riot. Actively participating does not include being at the scene of a violent disorder or riot while performing your official duties.

Limitations
Disability benefits are not payable for:

- Any period of disability when you are not under the continuous care of a physician in the appropriate specialty as determined by The Standard.
- More than 24 months during your lifetime for a disability caused or contributed to by use of alcohol, alcoholism, use of any drug, including hallucinogens, or drug addiction.
- Payment of disability benefits is limited to 12 months for each period of continuous disability when you reside outside of the United States or Canada.
- Any period of disability when you are not participating in good faith in a plan, program or course of medical treatment or vocational training or education approved by The Standard unless your disability prevents you from participating.
- No disability benefits will be paid for any period of disability when you are confined for any reason in a penal or correctional institution.
Return To Work Provisions

Whether or not your employer utilizes the return to work provision is dependent on their ability to accommodate a part-time work schedule. Unless otherwise required by law, agencies are not obligated to accommodate part-time work schedules.

You are eligible for the return to work incentive on the first day you work after the benefit waiting period if disability benefits are payable on that date. The return to work incentive changes 24 months after that date, as follows:

1. During the first 24 months, your work earnings will be deductible income as determined in a., b. and c:
   a. Determine the amount of your disability benefit as if there were no deductible income, and add your work earnings to that amount.
   b. Determine 100% of your indexed pre-disability earnings.
   c. If a. is greater than b., the difference will be deductible income.
2. After those first 24 months, 50% of your work earnings will be deductible income.
Temporary Recovery and New Disabilities

Temporary Recovery
If you temporarily recover from your disability for a period of time, but later suffer a relapse and become disabled again from the same cause or causes, you may not have to begin a new benefit waiting period depending on the length of the period of temporary recovery. A new benefit waiting period is not required if:

- The temporary recovery occurs during the benefit waiting period and the period of recovery does not exceed a total of 30 days.
- The period of recovery occurs during the maximum benefit period and does not exceed 180 consecutive days.

If your temporary recovery does not exceed the allowable periods outlined above, the following provisions will apply:

- No benefits will be payable for the period of temporary recovery.
- The temporary recovery period will not count toward your benefit waiting period, or your maximum benefit period.
- The pre-disability earnings used to determine your benefits will not change.
- No benefits will be paid after benefits become payable under any group long-term disability policy during your temporary recovery period.

New Disabilities
If a period of disability is extended by a new cause while benefits are payable, benefits will continue while you remain disabled. However, benefits will not continue beyond the end of the original maximum benefit period, and all other provisions of the Group Policy will apply to the new cause of disability. If you temporarily recover during your benefit waiting period and the period of recovery does not exceed a total of 30 days, a new benefit waiting period is not required.
Applying for Disability Benefits

If you believe you have a claim for disability benefits, you must complete the following steps to apply for those benefits:

**Required Forms**
The following forms, available from your agency payroll/personnel representative or from the MPERS office, must be completed and submitted to The Standard:

- *Employee’s Statement and Authorization to Obtain Information*
  To be completed by the member
- *Employer’s Statement*
  To be completed by the payroll/personnel representative
- *Attending Physician’s Statement*
  To be completed by the physician

**Required Filing Dates**
You should submit the required forms as soon as possible after becoming disabled. All forms must be mailed to The Standard no later than 90 days after the end of your benefit waiting period. If your claim forms are not sent to The Standard within one year of the initial 90 day period, your claim will be denied. These time limits do not apply if you lack legal capacity to perform the filing procedure.

**Costs Associated With Applying for Benefits**
There are certain costs for which you will be responsible when you file a claim for disability benefits. You will be responsible for paying any costs associated with the completion of the *Attending Physician’s Statement*.

If The Standard requests it, you may be required to provide evidence of continuing disability at your expense. In some cases, a physician hired by The Standard may be required to examine you to determine disability. In such cases, The Standard will pay the costs of the examination.

**Denial, Suspension, or Termination of a Disability Claim**
The Standard will notify you in writing if your disability claim is denied, suspended, or terminated. The Standard will outline the reasons for such action, referring to the Group Policy provisions on which the denial, suspension, or termination is based. During the approval or denial process, you may be told that additional information is required from you and why it is needed.
Applying for Disability Benefits

Appeal Procedures
If your claim is denied, suspended, or terminated, you will be informed by The Standard of what steps you can take to resubmit your claim for review and reconsideration.

If you disagree with the amount of disability benefits being paid or if your claim is denied, suspended, or terminated, you may ask for a review and submit any additional information you feel may be helpful in order to reevaluate your claim. You must make your request in writing to The Standard within 180 days after you received notice of the denial, suspension, or termination.

If any additional information is needed to process your appeal, it will be promptly requested from you. The decision on any review of your appeal will be provided to you in writing from The Standard. The reasons for the decision will be fully explained, with reference to the applicable provisions of the Group Policy.

Ordinarily, a decision on your appeal will be reached within 45 days after the receipt of your review request. However, in special circumstances, an additional 45 days may be necessary to reach a final decision. The obligation to provide disability benefits is primarily that of the insurance carrier (The Standard) and secondarily that of MPERS’ Board. If you are denied disability benefits after following the appeal procedures listed above, you may appeal the decision by filing a petition against the insurance carrier in a court of law in your county of residence. Neither MPERS or its Board of Trustees are liable for the disability benefits provided by the insurance carrier and are not subject to suit with regard to disability benefits unless you obtain a judgment against the insurance carrier and they are unable to satisfy your judgment.
Miscellaneous Information

**Dual Employment Provision**
If you work in more than one benefit eligible position covered by MPERS and become disabled, the following will apply:

- If you are disabled from all your positions, your pre-disability earnings will be based on your earnings for all your positions.
- If you are disabled from one of your positions and you continue to work in the others, your work earnings will be considered deductible income as described in the “Return to Work Incentive” section (see below).
- If you are disabled from one of your positions and you elect not to work in the other, your pre-disability earnings will only be based on your earnings for the position from which you are disabled.

**Return to Work Incentive**
Providing incentives for disabled employees to return to work is critical for any successful rehabilitation plan. During the 24 months immediately after you first return to work, The Standard’s disability benefit will be reduced by only the amount of work earnings which, when added to your maximum disability benefit, exceeds 100% of indexed pre-disability earnings. Following that period, The Standard will deduct one-half of your work earnings while you remain disabled. Frequently, this means that claimants who return to work will receive more total income than those who do not.

**Worksite Modifications and Personal Aids**
To help you return to active work as soon as you are able, The Standard has a Worksite Modification/Aid Expense Benefit. This benefit reimburses your employer up to $25,000 for modifications made to your worksite, which result in a return to work. The worksite modifications or personal aids are subject to The Standard’s prior approval.

- Generally speaking, this benefit is payable for worksite modifications or personal aids, but The Standard will consider other types of assistance.
- To utilize this benefit, contact your employer to discuss possibilities or assistance. You and your employer may contact The Standard to further explore possible assistance.
- In most cases the Worksite Modification/Aid Expense Benefit will be paid directly to your employer or the vendor providing the modification. If paid directly to you, the benefit will be considered a taxable benefit.
Rehabilitation Plan Provision
While you are receiving disability benefits, you may qualify to participate in a rehabilitation plan. Rehabilitation plan means a written plan, program or course of vocational training or education that is intended to prepare you to return to work.

To participate in a rehabilitation plan you must apply in writing to The Standard. The terms, conditions and objectives of the plan must be accepted by you and approved by The Standard in advance. The Standard has the sole discretion to approve the rehabilitation plan.

An approved rehabilitation plan may include payment by The Standard of some or all of the expenses you incur in connection with the plan, including:

- Training and education expenses
- Family care expenses
- Job-related expenses
- Job search expenses

Survivor Benefits
If you die while receiving disability benefits, and on the date you die you have been continuously disabled for at least 180 days, The Standard will pay a survivor benefit to your eligible survivor. This benefit is a lump sum equal to three times your monthly disability benefit without reduction by deductible income. The survivor’s benefit is intended to meet a portion of your family’s financial needs in the event of your death. The benefit will be paid to your surviving spouse or your unmarried children under age 25. If you are not survived by an eligible spouse or child, no survivor benefit will be paid.

In the event there is an overpayment outstanding to The Standard at the time of your death, the survivor benefit will first be applied toward the overpayment.

Calculating your Retirement Benefit
For retirement purposes only, you will continue to accrue service and salary credit while receiving disability benefits (as if you were still working). Your rate of pay (pre-disability) will be indexed each year in the month your date of disability occurred, to reflect a cost-of-living adjustment (COLA). The annual COLA rate is based on 80% of the increase in the Consumer Price Index for All Urban Consumers for the United States, not to exceed 5%. MPERS will send you a retirement packet approximately 120 days prior to the later of your date of retirement or the date your disability benefit is scheduled to end.
Certificate of Insurance

Group Policy Number
643110-A

Name and Address of Insurance Carrier
Standard Insurance Company
Group Benefits Department
P. O. Box 2800
Portland, OR 97208-2800
Claims: (888) 641-7190
Fax: (503) 321-7088

Name and Address of Policyholder
Missouri Department of Transportation and
Highway Patrol Employees’ Retirement System (MPERS)
1913 William Street, P.O. Box 1930
Jefferson City, MO 65102-1930
Fax: (573) 522-6111
Phone: (800) 270-1271 or (573) 751-4640

- This is not an insurance policy. The Group Policy is held by MPERS.
- All claims must be filed through MPERS. Claims are subject to the terms of the Group Policy.
- As long as you meet the eligibility requirements set forth in Group Policy number 643110-A, you will have disability coverage through MPERS.
- For details regarding your disability coverage, please refer to your Disability Handbook.

Group Policy Effective Date
July 1, 2004