

SECURITIES AND EXCHANGE COMMISSION

FORM 497

Definitive materials filed under paragraph (a), (b), (c), (d), (e) or (f) of Securities Act Rule 497

Filing Date: **1996-12-30**
SEC Accession No. **0000928385-96-001740**

(HTML Version on secdatabase.com)

FILER

PFL ENDEAVOR VARIABLE ANNUITY ACCOUNT /NEW/

CIK: **859607** | IRS No.: **390989781** | Fiscal Year End: **1231**
Type: **497** | Act: **33** | File No.: **033-56908** | Film No.: **96688021**

Mailing Address
4333 EDGEWOOD RD NE
CEDAR RAPIDS IA 52499

Business Address
4333 EDGEWOOD RD N E
CEDAR RAPIDS IA 52499
3193988814

SUPPLEMENT DATED JANUARY 1, 1997
TO
PROSPECTUS DATED MAY 1, 1996, AS REVISED NOVEMBER 4, 1996

THE ENDEAVOR PLATINUM VARIABLE ANNUITY

Effective January 1, 1997, WRL Investment Management, Inc. ("WRL Management"), a Florida corporation, will replace Western Reserve Life Assurance Co. of Ohio ("Western Reserve") as the investment adviser for the WRL Series Fund, Inc. WRL Management is a wholly-owned subsidiary of Western Reserve. Throughout the Prospectus, wherever Western Reserve is referred to as the WRL Series Fund Inc.'s investment adviser, Western Reserve will be replaced with WRL Management.

The following footnote modifies the information provided on page 12 of the

Prospectus under the heading "SUMMARY -- Charges and Deductions -- Expense Data"

referring to the information presented on the Growth Portfolio of the WRL Series

Fund, Inc.

* Effective January 1, 1997, the WRL Series Fund, Inc. has adopted a Plan of Distribution pursuant to rule 12b-1 under the 1940 Act ("Distribution Plan") and pursuant to the Distribution Plan, has entered into a Distribution agreement with InterSecurities, Inc. ("ISI"), principal underwriter for the WRL Series Fund, Inc. Under the distribution Plan, the WRL Series Fund, Inc., on behalf of the WRL Growth Portfolio, is authorized to pay to various service providers, as direct payment for expenses incurred in connection with the distribution of the Portfolio's shares, amounts equal to actual expenses associated with distributing the Portfolio's shares, up to a maximum rate of 0.15% (fifteen one-hundredths of one percent) on an annualized basis of the average daily net assets. This fee is measured and accrued daily and paid monthly. ISI has determined that it will not seek payment by the WRL Series Fund, Inc. of distribution expenses with respect to any Portfolio (including the WRL Growth Portfolio) during the fiscal year ending December 31, 1997. Prior to ISI's seeking reimbursement, Policyowners will be notified in advance.

The following information is added on page 48 of the Prospectus after the first

paragraph under the heading "CHARGES AND DEDUCTIONS -- Other Expenses Including

Investment Advisory Fees."

Effective January 1, 1997, the WRL Series Fund, Inc. has adopted a Plan of Distribution pursuant to rule 12b-1 under the 1940 Act ("Distribution Plan") and pursuant to the Distribution Plan, has entered into a Distribution agreement with InterSecurities, Inc. ("ISI"), principal underwriter for the WRL Series Fund, Inc.

Under the Distribution Plan, the WRL Series Fund, Inc., on behalf of the WRL Growth Portfolio, is authorized to pay to various service providers, as direct payment for expenses incurred in connection with the distribution of the Portfolio's shares, amounts equal to actual expenses associated with distributing the Portfolio's shares, up to a maximum rate of 0.15% (fifteen one-hundredths of one percent) on an annualized basis of the average daily net assets. This fee is measured and accrued daily and paid monthly. ISI has determined that it will not seek payment by the WRL Series Fund, Inc. of distribution expenses with respect to any Portfolio (including the WRL Growth Portfolio) during the fiscal year ending December 31, 1997. Prior to ISI's seeking reimbursement, Policyowners will be notified in advance.

SUPLAT12.96