

NEW ERA LIFE INSURANCE COMPANY

NEW ERA LIFE INSURANCE COMPANY OF THE MIDWEST

PHILADELPHIA AMERICAN LIFE INSURANCE COMPANY

FOR H	OME OFFICI	E USE ONLY
Agent #		
Eff. Date_		_Code
State	_Contr Type_	FEP

 Print or type answers to all questions Send to: New Era Life Insurance Company P.O. Box 4884 Houston, Texas 77210-4884 	3. Be sure to attach • Copy of current resident license and current non-resident license for each state you are requesting appointment. • W-9 form with correct tax information		
AGENT NAME	CORPORATION NAME		
RESIDENCE ADDRESS	BUSINESS ADDRESS		
CITY STATE ZIP	CITY STATE ZIP		
PHONE NO FAX	PHONE NO FAX		
SOCIAL SECURITY NO	T.I.N		
DATE OF BIRTH	EMAIL		
INDIVIDUAL LICENSED FOR: ☐ Life ☐ A & H	CORPORATION LICENSED FOR: ☐ Life ☐ A & H		
ALL MAIL SENT TO: ☐ Home ☐ Business			
PAY COMMISSIONS TO: ☐ Self ☐ Corporation or Ag Form)	ency (If Corporation or Agency, please include Assignment		
LICENSE IN	FORMATION		
Resident State License Number: Expiratio	n Date: National Producer Number		
	Transfer Transfer Transfer		
NON-RESIDENT LICENSE(S) CURRENTLY IN FORCE STATE LIFE A&H	LICENSE NO. EXP. DATE		
NON-RESIDENT LICENSE(S) CURRENTLY IN FORCE STATE LIFE A&H	LICENSE NO. EXP. DATE		
NON-RESIDENT LICENSE(S) CURRENTLY IN FORCE STATE LIFE A&H	LICENSE NO. EXP. DATE		
NON-RESIDENT LICENSE(S) CURRENTLY IN FORCE STATE LIFE A&H LIST COMPANIES YOU CURRENTLY REPRESENT Has your license ever been suspended or revoked?	LICENSE NO. EXP. DATE		
NON-RESIDENT LICENSE(S) CURRENTLY IN FORCE STATE LIFE A&H LIST COMPANIES YOU CURRENTLY REPRESENT Has your license ever been suspended or revoked? Have you ever been charged with embezzlement, theft, or any Have you ever appeared before any State Insurance Board or	LICENSE NO. EXP. DATE		
NON-RESIDENT LICENSE(S) CURRENTLY IN FORCE STATE LIFE A&H LIST COMPANIES YOU CURRENTLY REPRESENT Has your license ever been suspended or revoked? Have you ever been charged with embezzlement, theft, or any Have you ever appeared before any State Insurance Board or Has a justified complaint ever been filed against you with an I	LICENSE NO. EXP. DATE Yes No type of felony? Pes No Committee? Pyes No nsurance Department? Pyes No		
NON-RESIDENT LICENSE(S) CURRENTLY IN FORCE STATE LIFE A&H LIST COMPANIES YOU CURRENTLY REPRESENT Has your license ever been suspended or revoked? Have you ever been charged with embezzlement, theft, or any Have you ever appeared before any State Insurance Board or Has a justified complaint ever been filed against you with an I Has any agency contract, to which you were a party, ever been	LICENSE NO. EXP. DATE Yes No type of felony? Pes No No nsurance Department? Pyes No ne canceled by an insurance company? Pyes No No No ne canceled by an insurance company? Pyes No No No ne canceled by an insurance company?		
NON-RESIDENT LICENSE(S) CURRENTLY IN FORCE STATE LIFE A&H LIST COMPANIES YOU CURRENTLY REPRESENT Has your license ever been suspended or revoked? Have you ever been charged with embezzlement, theft, or any Have you ever appeared before any State Insurance Board or Has a justified complaint ever been filed against you with an I Has any agency contract, to which you were a party, ever been Has a suit or judgment ever been brought against you in connection to the convergence of the convergence o	LICENSE NO. EXP. DATE Yes No No Yes No No Yes No No No No No No No N		
NON-RESIDENT LICENSE(S) CURRENTLY IN FORCE STATE LIFE A&H LIST COMPANIES YOU CURRENTLY REPRESENT Has your license ever been suspended or revoked? Have you ever been charged with embezzlement, theft, or any Have you ever appeared before any State Insurance Board or Has a justified complaint ever been filed against you with an I Has any agency contract, to which you were a party, ever been Has a suit or judgment ever been brought against you in connection to the convergence of the convergence o	LICENSE NO. EXP. DATE Yes		

INSURANCE EXPERIENCE

(Life/Health Companies)

Name	Position	From	To
Address	Supe.	rvisor	
Name	Position	From	To
Address	Supe	rvisor	
How many years have you been in the insura Circle professional designations earned or in Have you ever represented New Era Life, N	ndicate courses completed: CLU	J ChFC CFP CPC	
FAIR CRE	DIT REPORTING ACT I	DISCLOSURE	
I understand that as a part of the nor prepared whereby information is of any others who are acquainted with character, general reputation, perso written request within a reasonable scope of this investigation.	otained through personal int me or my agency. This inc nal characteristics and mod	derviews with my neguiry includes informate of living. I have etailed information al	ighbors, friends, or ation regarding my a right to make a bout the nature and
Signature	CENSE AND W-9 FOI	Date	TTACHED
Recruiter's Comments:			TTACHED.

	ia American Life Insurance Company • Houston, TX 77079 • P.O. Box 4 68-7200 • (800) 713-4680 • Fax (28)	884 • Houston, TX 77210-4	

AGT.APP 9.2017 DOC-0275



New Era Life Insurance Company New Era Life Insurance Company of the Midwest Philadelphia American Life Insurance Company

PRE-AUTHORIZED CHECK (PAC)
Appointment Fee Payment Form
(BANK DRAFT)

Bank Name	Name On The Bank Account
Name as it appears on your bank account:	9.
AUTHORIZA	ATION TO MY BANK
checks or electronic debits drawn on my according linear and the substantial contents on the substant and the substantial contents and the substantial contents appropriately and the substantial contents appropriately of the substantial contents and the substantial contents and the substantial contents are substantial contents. The substantial contents are substantial contents and the substantial contents are substantial contents.	
Signature	Date
ROUTING NUMBER	ACCOUNT NUMBER
SA	MPLE CHECK
PAY TO THE ORDER OF	5224 Date Dollars

ACCOUNT NUMBER

123 111 5555

I:

CHECK NUMBER

5224

:1

FOR

ROUTING NUMBER

1231234

Form W-9
(Rev. December 2014)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

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

		200 100 100 100 100 100 100 100 100 100		
	1 N	ame (as shown on your income tax return). Name is required on this line; do not leave this line blank.		7
ge 2.	2 B	usiness name/disregarded entity name, if different from above		
Individual/sole proprietor or C Corporation S Corporation Partnership Trust/estate certain entities, not individual single-member LLC Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) Exempt payee code (if any)			No	
			Exemption from FATCA reporting code (if any)	
F =		Other (see instructions) ▶		(Applies to accounts maintained outside the U.S.)
ecific	5 A	ddress (number, street, and apt. or suite no.)	Requester's name a	and address (optional)
See S	6 C	ity, state, and ZIP code		
	7 L	ist account number(s) here (optional)		
Pa		Taxpayer Identification Number (TIN)		
Enter	your	TIN in the appropriate box. The TIN provided must match the name given on line 1 to av	oid Social sec	curity number
back resid entiti	up wit ent ali es, it i	thholding. For individuals, this is generally your social security number (SSN). However, fi en, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other s your employer identification number (EIN). If you do not have a number, see <i>How to ge</i>	ora	
TIN c	n pag	e 3.	or	
Note	. If the	e account is in more than one name, see the instructions for line 1 and the chart on page	4 for Employer	identification number
guide	elines	on whose number to enter.		
				-
Pai	t II	Certification		
Unde	r pen	alties of perjury, I certify that:		
1. Th	ne nur	nber shown on this form is my correct taxpayer identification number (or I am waiting for	a number to be is	sued to me); and
Se	ervice	t subject to backup withholding because: (a) I am exempt from backup withholding, or (b (IRS) that I am subject to backup withholding as a result of a failure to report all interest er subject to backup withholding; and) I have not been ror dividends, or (c)	notified by the Internal Revenue) the IRS has notified me that I am
		J.S. citizen or other U.S. person (defined below); and		
4. Th	e FAT	CA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting	g is correct.	
Certi beca	fication	on instructions. You must cross out item 2 above if you have been notified by the IRS the but have failed to report all interest and dividends on your tax return, For real estate trans.	nat you are current actions, item 2 doe	es not apply. For mortgage
intere gene instru	est pa rally, p action:	id, acquisition or abandonment of secured property, cancellation of debt, contributions to payments other than interest and dividends, you are not required to sign the certification, s on page 3.	o an individual reti	rement arrangement (IRA), and
Sigr		Signature of		
- 101		U.S. person ▶ Da	ite >	

General Instructions

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

Future developments. Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)

- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

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

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2.

By signing the filled-out form, you:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued), $\,$
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- 4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting?* on page 2 for further information.





P.O. Box 4884 ♦ Houston, TX 77210-4884 11720 Katy Freeway ♦ Suite 1700 ♦ Houston, TX 77079 1-800-713-4680

GENERAL AGENT CONTRACT

- During the continuation of this Agreement, the GA agrees to:
- During the continuation of the rigidoment, the Critagicos to.
- (a) Be responsible for the proper delivery of policies issued by the Company on applications solicited by the GA and Agents or Brokers recruited by or assigned to the GA.
- (b) Operate only in states where the GA and Agents or Brokers recruited by or assigned to the GA are licensed to do business and solicit applications only for those products offered by the Company in each such state.
- (c) Comply with all rules, regulations and instructions of the Company pertaining to the conduct of business covered by this Agreement, and be responsible for the supervision of the Agents recruited by or assigned to the GA, in complying with such rules, regulations, and instructions.
- (d) Comply with all state, federal and local laws, regulations and orders to which the GA and the Agents or Brokers recruited by or assigned to the GA may be subject or bound.
- (e) Maintain adequate professional liability (Errors & Omissions) insurance coverage respecting the conduct of the GA's business under this Agreement and furnish proof of such coverage to the Company upon request.
- (f) Pay all his or her expenses in the performance of this Agreement.
- (g) Indemnify and hold the Company harmless from losses, expenses, costs and damages resulting from any acts by the GA or the GA's employees which breach any of the terms of this Agreement.
- (h) Immediately forward to the Company by cash or check all premiums received by the GA or the Agents and/or Brokers recruited by or assigned to the GA at the time of application or upon delivery of an insurance policy.
- (i) Obtain and maintain training required by any local, state or federal law, code, rule or regulation, including but not limited to Anti-Money Laundering training, and timely provide verification of such training to the Company or upon request by the Company.

GACAC82016 1 DOC-9559

SECTION 4. AGENT AND/OR BROKER

The Company agrees to appoint as its agents such licensed persons (Agents and/or Brokers) recruited by the GA as meet standards then generally applied by the Company in appointment of Agents and/or Brokers; provided, however, that:

- (a) No such person shall be authorized to represent the Company until an Agent's or Broker's contract is properly executed by the Company and such Agent or Broker is properly licensed and appointed by the Company to solicit business for the Company.
- (b) The Company reserves the right, in its sole discretion, to refuse to appoint any Agent or Broker recruited by the GA, and to terminate the appointment of any such Agent or Broker, without any liability to the GA.
- (c) If both the GA and another Agent of the Company request appointment of the same person, the Company shall appoint that person in whatever capacity is mutually agreed upon by all parties.

SECTION 5. ASSIGNMENT

No sale, transfer or assignment of this Agreement or of any interest therein, shall be valid without the consent of the Company made in writing and signed by an Officer of the Company and dated at its Home Office.

SECTION 6. LIMITS OF AUTHORITY

The GA is not authorized to obligate or bind the Company to any contract of insurance, to waive, alter or change any provision or condition of the Company's insurance policies or annuity contracts or any application for such contracts, any Agent's or Broker's contract, sales literature, illustrations, or receipts; modify or extend the amount of time of any premium payment due to the Company; or receive any money due or to become due the Company except initial premiums and additional first year premium collected when a policy is delivered. The GA shall not enter into any contract, incur any expense or obligation of any character whatsoever, or cause or permit the insertion or distribution in any publication or otherwise, of any advertising or publicity matter in any way involving the Company without the prior written approval of the Company. The GA is not to prepare, publish, print or circulate, or cause to be prepared, published, printed, or circulated any advertising or sales promotion materials, illustrations, circulars, leaflets, booklets, form letters, radio, telephone or television scripts, or any other information used in the solicitation of insurance, nor advertise its policies or services without the Company's prior written approval.

SECTION 7. APPLICATIONS AND POLICIES

The Company may, in its discretion, and without liability to the GA, reject applications or refund premiums for insurance policies or annuity contracts submitted by the GA or Agent and/or Broker recruited by or assigned to the GA without specifying the cause; and withdraw, substitute, or change any insurance policy, annuity contract, or premium rate used by the Company.

SECTION 8. INDEBTEDNESS

The GA will be responsible for the payment to the Company on demand of all monies which

- (a) The GA or Agent and/or Broker recruited by or assigned to the GA collects on the Company's behalf;
- (b) are due it because of compensation paid to the GA or Agent and/or Broker recruited by or assigned to the GA upon premiums or other consideration paid for any insurance policy or annuity contract which the Company thereafter refunded or returned; or
- (c) are paid or advanced to the GA or Agent and/or Broker recruited by or assigned to the GA which are not due under this Agreement. Until the Company receives all such monies from the GA or Agent and/or Broker recruited by or assigned to the GA, the same shall be a debt payable on demand and for which he/she is personally liable.

SECTION 9. LIEN

As additional security for the payment of any indebtedness under this Agreement or any other Agreement with the Company, the Company shall have a first and prior lien against the compensation due the GA under this Agreement. The Company's lien is superior to all other liens under this Agreement. The Company may, at any time offset any such indebtedness against compensation due the GA under this Agreement or any agreement he/she has with the Company. If the Company does elect to offset, the offset shall not constitute an election by the Company to forego any other remedies to collect the indebtedness.

SECTION 10. LITIGATION

- If any legal action is brought against the Company, its employees, the GA or Agents and/or Brokers recruited by or assigned to the GA, either jointly or severally, by reason of any alleged act, fault, omission, negligence, or failure of the GA's or Agents and/or Brokers recruited by or assigned to the GA, in connection with activities hereunder, the Company may require the GA to defend such action. However, at its sole option, the Company may elect to defend such action and expend such sums as are reasonably necessary in connection with such defense including attorneys' fees. On demand, the GA shall repay all such costs incurred in such defense. In the event judgment is obtained against the Company or its employees in any such action, the GA shall indemnify the Company for such judgment as well as all attendant costs as stated above. The GA shall have the same rights in connection with suits brought by third parties and arising from alleged wrongdoing on the part of the Company involving the GA and Agent and/or Broker recruited by or assigned to the GA. In any event, compromise settlements shall be considered and shall be accepted as may be reasonable.
- b) The GA shall not commence any litigation between the GA and any other agent of the Company, or applicant to or policyholder of the Company upon any matter relating to the business of the Company, without first obtaining the written consent thereto by the President of the Company, which consent shall not be unreasonable withheld.

SECTION 11. COMPANY PROPERTY

Sales brochures, applications, rate books, policyholder cards and all other supplies furnished by it will remain Company property. They are to be accounted for and returned by the GA on demand. The GA agrees to be responsible for any damage or misuse thereof. Company property is subject to examination during normal business hours and without notice by a duly authorized representative of the company.

SECTION 12. PERSONAL DEVELOPMENT AND SERVICE

The GA agrees to become fully informed as to the provisions and benefits of each product offered by the Company for which the GA or Agents and/or Brokers recruited by or assigned to the GA solicit applications, and to insure that such Agents and Brokers are so informed. The GA further agrees to represent such products adequately and fairly to prospects, and to use his or her best efforts to provide service to customers and to maintain in force any business placed with the Company.

SECTION 13. COMPENSATION

Subject to all provisions of this Agreement, the Company agrees to pay the GA compensation for services rendered hereunder on insurance policies and annuity contracts issued on applications solicited by the GA or Agents and/or Brokers recruited by or assigned to the GA in accordance with the attached Commission Schedules.

- (a) Change in Schedule
 - The Commission Schedule attached to this Agreement may be changed by the Company at any time by notice to the GA, provided, however, such change shall be applicable only to policies of insurance thereafter issued.
- (b) Reinsurance
 - If all or any portion of a policy of insurance issued by the Company through the solicitation of the GA or Agent and/or Broker recruited by or assigned to the GA is reinsured by the Company, the right is reserved by the Company to change the compensation provided for in the attached Commission schedules to the extent deemed advisable by the Company to provide for the reinsurance.
- (c) Renewal Commissions on Termination, Death or Total Disability of the General Agent
 If this Agreement is terminated for any reason including death or, if, in the sole judgment of the
 Company, the GA is totally disabled by reason of physical or mental impairment, renewal commissions
 (but not service fees) on business produced by the GA at the rates and for the periods specified in the
 attached Commission Schedule shall, subject to the other provisions of this Agreement, be paid as they
 accrue to the account of the GA or the heirs or legal representatives or the GA in accordance with this
 Agreement.
- (d) Termination of Service Fees
 - In no event shall service fees be payable after the death or, as determined by the Company, the total physical or mental disability of the GA or after the termination of this Agreement for any other reason.
- (e) <u>Conversion, Chances and Replacements</u>
 The compensation on conversions of term policies, changes in plan and replacement policies shall be governed by the rules and practices adopted by the Company.

SECTION 14. TERMINATION

At any time either the GA or the Company may terminate this Agreement without cause by giving thirty (30) days notice in writing sent to the last known address of the other. This Agreement shall terminate immediately upon the date of the GA's death, bankruptcy, or insolvency, or, in the event the GA is a corporation or partnership, upon the dissolution thereof, or upon the termination or nonrenewal of the GA's license to represent the Company. Without notice this Agreement shall immediately terminate for cause if the GA:

- (a) Fails to comply with or commits any material violation of any provision of this Agreement.
- (b) Violates any law or regulation regarding the sale of insurance or annuities or fails to comply with any court or administrative agency order.
- (c) Forfeits his or her license to write insurance in any State by reason of action commenced against the GA by the Insurance Department of that State, whether as part of a revocation of such license or in an effort to compromise or settle such proceedings.
- (d) Induces or attempts to induce any policyholder of the Company to surrender or lapse any policy of insurance or annuity contract with the Company or to reduce or discontinue any premium payments to it.
- (e) Withholds, converts, or fails to account for and remit promptly any monies, funds, policies, or other property belonging to or returnable to the Company.
- (f) Does any act which injures the business or reputation of the Company.
- (g) Induces or attempts to induce any Agent, employee or representative of the Company to terminate his/her relationship with the Company.
- (h) Threatens or acts in an abusive manner toward the Company or any of its employees.
- (i) Fails to comply with all of the rules, regulations and instructions of the Company pertaining to the conduct of business covered in this Agreement.
- (j) Fails to obtain and maintain training required by any local, state or federal law, code, rule or regulation, including but not limited to Anti-Money laundering training, and timely provide verification of such training to the Company or upon request by the Company.

If this Agreement is terminated for cause as provided in this paragraph or if this Agreement is terminated without cause but the Company later discovers that during the GA's association with the Company or afterwards that the GA has committed any of the acts described in this paragraph then the GA shall forfeit to the Company all right, title and interest in any compensation due the GA under this Agreement. A forfeiture under this paragraph shall not constitute an election by the Company to forego any claim it may have against the GA.

SECTION 15. NOTICE

Any notice given under any provision of this Agreement shall be complete upon deposit, postage prepaid, in the U.S. mail addressed to the GA at the GA's address according to the Company's records or to the Company at its home office, whichever applies.

SECTION 16. RELATIONSHIP

Nothing contained herein is intended or shall be construed to create the relationship of employer/employee or agent/principle between the GA, the Agent and/or Broker, and the Company. The relationship between the GA, the Agent and/or Broker, and the Company shall be at all times shall be one of independent contractor. The GA and the Agent or Broker shall be free to exercise their own judgment in the details of their work, the persons from whom they will solicit applications for insurance policies and annuity contracts, and the manner, time and place of such solicitation, The Company may, from time to time, prescribe rules, regulations or instructions respecting the conduct of the its business covered herein. Such rules, regulations or instructions shall not interfere with the freedom of action of the GA and any Agent or Broker recruited by or assigned to the GA, although each shall nevertheless be subject to and required to comply with such rules, regulations, and instructions. The GA and any Agent or Broker recruited or assigned to the GA shall at all times be free to contract with, be appointed by or solicit business on the behalf of other insurance companies.

SECTION 17. REPLACEMENT

This Agreement terminates and supersedes any and all other agreements made between the GA and the Company to represent the Company.

SECTION 18. RIGHTS OF COMPANY

The Company may make such changes as it deems advisable in the conduct of its business or discontinue at any time issuing any of its forms of policy contracts or other instruments issued in the pursuance of its business and no liability to the General Agent will attach to the Company by reason of its so doing. The Company shall have the right to test-market any of its products or policies on a select basis at the discretion of the Company.

SECTION 19. INJUNCTION

The GA agrees that if, during this Agreement, or within two years after termination thereof; if the GA does any of the acts described in SECTION 14. TERMINATION, subparagraph (d), (e), (f), or (g) of this Agreement, that damages, if any, and remedies at law for doing such acts would be inadequate. Therefore, in the event the GA does any such acts, the Company shall be entitled to an injunction, without the necessity of furnishing bond restraining the GA from any such act. The GA agrees that any such act would result in continuing irreparable harm and damage to the Company but nothing contained herein shall be construed as prohibiting the Company from pursuing any other remedies available to the Company, including the recovery of damages from the GA.

SECTION 20. LAW GOVERNING AND JURISDICTION

This Agreement is made and entered into upon its acceptance by the Company at its Home Office in Houston, Texas, and shall be governed by the laws of the State of Texas. All compensation payable hereunder by the Company shall be payable at Houston, Texas. The GA agrees that any actions or legal proceedings arising out of or in any way relating to this Agreement, whether initiated by the GA or the Company, shall be brought in the courts of Harris County, Texas, which shall have jurisdiction and venue over any litigation resulting from any violation or interpretation of the terms and conditions of this Agreement.

SECTION 21. SAVINGS CLAUSE

If any provision of this Agreement shall be contrary to the laws of the particular state, county, or jurisdiction where used, such contrary provision shall not entirely invalidate this Agreement, and this Agreement shall be construed as not containing the particular provision held to be invalid in such state, county or jurisdiction and the rights and obligations of the GA and the Company shall be construed and enforced in such a manner as nearly as possible to effect the intent and purposes of the Agreement.

SECTION 22. WAIVER

The forbearance or neglect of the Company to insist upon the performance of this Agreement or its failure to take advantage of its rights and privileges in case of any violation hereof by the agent, shall not constitute a waiver of any such rights and privileges. No waiver or modifications of any of the terms or conditions of this Agreement shall be binding upon the Company unless made in writing and signed by an officer of the Company and dated at its Home Office.

SECTION 23. ENTIRE CONTRACT

This Agreement and the attached Commissio constitute the entire contract between the part		along with all supplements and a	mendments, if any,
Executed this	day of	, 20	·
Effective Date:		, 20	
XXX-XXXX- (Last 4 digits) Social Security Number	,	General Agent Signature	
	В	y Authorized Officer of Houston, 7	- Texas

Title



which commissions and fees are assigned.

ASSIGNMENT OF COMMISSIONS



I,	("Assignor"), do hereby assign, transfer and set over unto
	of
("Assignee"*), all rights, title a	of of and interest in and to all first year and renewal commissions and due or which
shall hereafter become due und Assignor and the New Era Life to Assignee in Assignee's name	er Agency Contract dated the day of, 20 between a Insurance Companies ("Companies"). Such amounts should be paid directly in the companies of th
Assignor by Assignee, with a co	shall be effective from and after the day of, 20 dshall remain in full force and effect until a release in writing is given to ppy to Company. New Era Life Insurance Companies shall not be held liable see prior to its receipt of the release.
	R _V .
Witness	By: Signature of Assignor
have against the Assignor.	enses, setoffs and demands which the New Era Life Insurance Companies may
Witness	Accepted for: Assignee
.,, 232200	
	By:Signature, Title
	Signature, Title
This Assignment, subject against the Assignor, is hereby	ct to all rights, claims, defenses, setoffs and demands, which Company may have acknowledged.
NEW I	ERA LIFE INSURANCE COMPANIES
Date:	Ву:
	Title:
*Assignee must hold a current lie	cense and be appointed by the Company in the state and for the type of business for

P.O. Box 4884, HOUSTON, TX 77210-4884

IMPORTANT COMMISSION PAYMENT INFORMATION

New Era Life Insurance Companies is pleased to provide direct deposit of your commissions into your bank account.

In order to begin direct deposit, please complete the authorization form below. Please be sure to sign the form and attach a voided check.

If you change your bank account number, please notify us immediately to avoid any delays in your commission. A written request along with a new voided check must be submitted in order to change this information.

Direct Deposit Authorization

Please Complete & Return to Home Office /Commission

Agent Name:	Date:	
Agent Number / Numbers	S:	
Social Security or Tax ID	Number:	
Debit entries will only be made in the Checking Account (Ata Savings Account (Com Update to existing bar	nsurance Companies to initiate electronic credit entries for commission hade if a bank error or a commission processing error has occurred. tach Voided Check and Sign Below) nplete Bank Routing & Account No. and Sign Below) nk account information	
	my bank information is as follows. In order to change the bank information st along with a voided check. This authority will remain in effect until I have	
Financial Institution:		
Branch / City / State Routing & Transit #		
Account # Signature		

Please return this form to:

Fax: (281) 368-7282

Email: commission@neweralife.com



NEW ERA LIFE INSURANCE COMPANY NEW ERA LIFE INSURANCE COMPANY OF THE MIDWEST PHILADELPHIA AMERICAN LIFE INSURANCE COMPANY



BENEFICIARY DESIGNATION FORM FOR AGENTS ONLY

Instructions: 1. Fill out all un-shaded sections of this form clearly and completely. 2. Check the appropriate box for an original designation, or to change an existing designation. 3. Ensure that the agent and a disinterested witness sign and date the form. 4. Return the form to us via one of these methods: Fax to 281-368-7282 -or- Mail to the attention of Marketing at P.O. Box 4884 Houston, TX 77210-4884					
Agent Number: Agent Name:(please print) Agency Name:(please print)					
J			/	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	I HEREBY REQUEST	UPON MY DEATH THAT AL	L FUTURE PRO	CEEDS BE PAID AS FOLLOWS:	
		PRIMARY	BENEFICIARY	1	
	Name:				
	Address:				
CHECK ONE	City, State, ZipCode:				
П	SSN:			0	
ORIGINAL BENEFICIARY	Relationship to Agen	ti .			
DESIGNATION	CONTING	ENT BENEFICIARY (If the F	Primary Benefic	iary predeceases the Agent)	
Name:					
BENEFICIARY DESIGNATION	Address:				
CHANGE	City, State, ZipCode:				
	SSN:				
	Relationship to Agent:				
	The commission proceeds of the deceased agent will typically be paid to one payee. The designated payee will receive a 1099 at the end of each year if applicable.				
SIGNATURE SECTION					
I AGREE THAT MY SIGNATURE BELOW SHALL APPLY TO THE ABOVE REQUESTED CHANGE.					
DATED AT: THIS DAY OF . 20					
(City and State)					
PRINT WITNESS'S FULL NAME PRINT AGENT'S FULL NAME					
PRINT WITNESS'S FULL NAME PRINT AGENT'S FULL NAME					
SIGNATURE OF DISINTERESTED WITNESS (Must be un-related to Agent) SIGNATURE OF AGENT					
NEW ERA LIFE INSURANCE COMPANIES USE ONLY					
ACKNOWLEDGEMENT OF REQUEST FOR CHANGE – PLEASE ATTACH TO AGENT CONTRACT					
NEW ERA LIFE INSURANCE COMPANIES HAVE RECEIVED THIS CHANGE REQUEST AND MADE IT PART OF OUR RECORDS					
DATED AT HOUSTON, TX BY					





VERIFICATION OF ANTI-MONEY LAUNDERING TRAINING

Money laundering has been identified as a serious threat to the United States economy and financial system such that Congress has enacted numerous laws governing and criminalizing this activity. These laws and regulations apply to banks and financial institutions, which include insurance companies engaged the sale of certain products defined as "covered products." "Covered Products" include permanent life insurance, annuities and other insurance products with "cash value" or "investment features." Group policies or annuities are not covered products.

New Era Life Insurance Companies (NELIC) is committed to combating money laundering. In an effort to prevent such practices, we will actively search for suspicious activity. If suspected NELIC will review all documentation and make a determination as to whether a Suspicious Activity Report (SAR) should be filed with the appropriate agency or authority.

New Era has a Compliance Officer as required by the Anti-Money Laundering statutes. ("AML Officer"). The AML Officer is responsible for reviewing recommendations and determining if a SAR should filed.

You are valuable to NELIC. Likewise insurance agents and brokers are an integral part of NELIC's antimoney laundering plan due to their contact with customers. They are typically involved in sales operations and are therefore in direct contact with customers. As a result, the agent or broker will often be in a critical position of knowledge as to the source of investment assets, the nature of the clients, and objectives for which the insurance products are being purchased. Agents and brokers have an important role to play in assisting the insurance company to prevent money laundering.

NELIC has a written Anti-Money Laundering and Suspicious Activity Reporting Policy. It contains those events considered to be "Red Flag" events of Suspicious Activity. In an effort to ensure that NELIC is in compliance with the mandates, rules and regulations of the Anti-Money Laundering statutes it is necessary that you received the requisite Anti-Money Laundering training associated with the sale of "covered products." If you have received such training from another financial institution that markets "covered products" under its AML Program or from a qualified vendor or third party, please execute the following verification and return to NELIC to the Department noted below. Please do so within sixty (60) days from the date noted below. If you have not received such training to date from an authorized source, please obtain such training during the sixty (60) day period and return this verification. If you fail to receive such training and/or provide verification, you may be subject to having your rights to write for NELIC revoked.

For your convenience, NELIC has posted a copy of its Anti-Money Laundering and Suspicious Activity Reporting Policy on its website under the agent account for your review. Please review the NELIC's Policy at your earliest convenience so as to become familiar with those events considered to be "Red Flag" events and "Suspicious Activity" which requires further inquiry and possible reporting. Please note that the review of the Policy is not a substitute for formal training.

substitute for formal training.	
Therefore, I,	, the undersigned, hereby affirms that I
received Anti-Money Laundering Training from another institution	who issues insurance products identified as
"covered products" or from a qualified third party on or about the _	day of,,
I also agree to monitor all insurance and/or annuity transac	
and refer any suspect transactions to the Company for further review	w and action.
By:	
~ .	Signature
Print	ted Name:

New Era Life Insurance Companies • P.O. Box 4884 • Houston, TX 77210