

PROTECTIVE LIFE Contracting Checklist

Agent/Agency: _____

Direct Upline: _____

Documents To Be Completed & Returned:

	Producer Transmittal
	Agent Application
	Authorization and Certification of Statements
	W-9 Form
	Individual State License(s)
	Corporate State License(s) (If Applicable)
	Proof of E&O
agent u	Assignment of Commissions (OPTIONAL) (For assigning commissions to agency, but the vill be responsible for the 1099.)
	Independent Agents Annualization Agreement (OPTIONAL)
	Commission Direct Deposit w/Voided Check (OPTIONAL)

SEND TO:

Mail: Attention: Life Licensing American Brokerage Services 803 East Willow Grove Avenue Wyndmoor, PA 19038 Email: lifesubmission@absgo.com Fax: (215) 233-3140



Producer Transmittal

Type of Contract:

 New Contract Change: Producer Nur 	nber		_		
<u>Hierarchy:</u>		Name		Agent Nun	<u>ıber</u>
Brokerage General Agent					
Sub Brokerage General Agent					
Recruiting Agent			<u> </u>		
Producing Agent			<u> </u>		
Soliciting Agent					
If Soliciting Agent, Pay Commissions T	0:				
Send Mail to:	(Check One)	BGA	Producer	SubBGA	
For rates please consult your Commis	sion Summary Grid.				
Recruiter Schedules:	(Check One)	Schedules A, B	and C will be recr	(C)	
Producer Commission Schedule:	(Check One)	(A)	(B)	(C)	(D)
		(E)	(F)	(G)	(H)
Annualization: Ves No (Check One) (50%) (75%) (100%) If Yes, BGA must complete Life Commission Annualization/Chargeback Addendum (ANN-PL 8/11).					
Special Instructions or Comments:					

E-mail all documents to plbcontracting@protective.com or fax to 205-268-6831.

BGA/SubBGA Name

Type of Contract: (choose one)

- □ Business
- Business with Soliciting Principal



☐ Solicitor

Protective

Agent Application

First Name/Middle Name/Last	Name	Prefe	rred Name	Birth Date (mm/dd/yyyy)	Place of Birth
Social Security No.			Gender: D Mal	e 🛛 Female	
If this application is for a Corporat		ax ID:	Spouse		
[_]			Designations:		
Email Address (Mandatory)					
If Soliciting Agent, Pay Commi	ssions To:				
Business Name (If Applicable)			Business Type (Inc., Sole Proprietor, Partnership):		
Business Mailing Address		Business Street Address (If Different)			
Street / P.O. Box		Street / P.O. Box			
Suite			Suite		
City	State Zip		City	Sta	ite Zip
Residence		Residence Phor	ne 		
Street / P.O. Box		Business Phone			
Suite				[_]	
City	State Zip	·····	Business 800 N		
City	State Zip		⁻		
What is your target market?		Business Fax N	umber		
Middle Upper Middle Other			[_]		
How many years have you been licensed?					

Read carefully and please answer the following:

If any changes occur after the date of this application, please notify Protective Life immediately.

□ I agree

- 1. Have you ever been or are you currently contracted with Protective Life Insurance Company?
 - □ Yes □ No
- 2. Do you hold a Securities license?

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□ Yes □ No
If "Yes", please provide your Broker/Dealer name.
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3. May Protective Life publicize your name and photo in Company publications?

🗆 Ye	es		No
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4. Is your agency owned by a bank or credit union or will sales of the life or annuity products be transacted in a bank or credit union?

□ Yes □ No If "Yes", please explain.

5. Are you currently, or have you ever been a party to a lawsuit, arbitration or other legal or judicial proceeding?

□ Yes □ No If "Yes", please explain.

6. Have you ever had an insurance license denied, revoked or suspended?

□ Yes □ No If "Yes", please explain.

7. Are you currently being investigated or have you ever had any disciplinary action taken against you or terminated other than for lack of production by another insurance company, a state insurance department, the NASD, SEC or any other regulatory authority?

□ Yes □ No

If "Yes", please explain.

8. Have you ever filed for bankruptcy or do you currently owe any money to or have a debit balance with another insurance company?

□ Yes □ No If "Yes", please explain.

9. Have you ever been convicted of (or plead no contest to) a felony or misdemeanor? *The Federal Violent Crime Control & Law Enforcement Act of 1994 prevents people who have been convicted of a felony from participating in the business of insurance.

□ Yes □ No If "Yes", please explain.

10. Have you ever had a claim against your errors and omissions policy?

□ Yes □ No If "Yes", please explain.

11. Have you had a complaint filed against you in the past ten years that resulted in a fine or penalty, censure, cease and desist order, or consent order?

□ Yes □ No If "Yes", please explain.

12. Have you completed Anti-Money Laundering in the past 24 months?

□ Yes D No

If Yes, with whom? Please attach certificate if other than LIMRA.

Weekly Direct Deposit for Commissions: (Preferred method) Yes No . If Yes, complete the PL-DIR-DEP 08/2011 form and attach. (Producers not on Direct Deposit will be sent a check only at month end. A minimum commissions payable amount of \$100 is required before a check will be sent.)

Errors & Omissions Coverage

Carrier Name:

Liability Amount: _____ Policy Number: _____

Policy Effective Date: _____ Policy Expiration Date: _____

I attest I will maintain Errors and Omissions insurance with a liability limit of \$1,000,000 or greater. I also agree to provide evidence of such coverage to the Company when requested. Failure to maintain adequate Errors and Omissions coverage may result in the suspension or termination of this Agreement.

PL- Agent Application



Authorization and Certification of Statements

I hereby apply to Protective Life Insurance Company ("Protective") to sell life and other insurance products. If this application is accepted, I agree to solicit business for Protective in accordance with the terms of the Independent Agent Agreement or the Independent Soliciting Agent Agreement, the terms of which are incorporated into this application by reference. I agree Protective has no obligation to approve this application and I release Protective from all liability if it does not contract me. I agree to take all steps reasonably necessary to become and remain knowledgeable about all Protective products that I sell. I agree not to solicit business for Protective until I am properly licensed and/or appointed, unless allowed by law to do so in a given state.

Protective is committed to providing customer-focused service founded on our three preeminent values of Quality, Serving People, and Growth. Protective expects you to follow in the ethical conduct of business. Protective has also committed itself to uphold the ACLI Market Conduct Principles listed below. Your signature below indicates your agreement to read and follow Protective's guidelines and the ACLI Market Conduct Principles. I further agree to follow the guidelines outlined in the Ethical Market Conduct Guidelines which are included in the complete contract packet.

- 1. To conduct business according to high standards of honesty and fairness and to render that service to its customers which, in the same circumstances, it would apply to or demand for itself.
- 2. To provide competent and customer-focused sales and service.
- 3. To engage in active and fair competition.
- 4. To provide advertising and sales materials that are clear as to purpose and honest and fair as to content.
- 5. To provide for fair and expeditious handling of customer complaints and disputes.
- 6. To maintain a system of supervision and review that is reasonably designed to achieve compliance with these Principles of Ethical Market Conduct.

I hereby certify that the statements contained in the Application are true and complete to the best of my knowledge and belief. I understand that any false statement on the application may be considered as sufficient cause for rejection of this application or for termination if such statement is later discovered to be false.

I authorize Protective to obtain background information about me that includes, but is not limited to: a credit report, criminal background report, a report of debit balances with other insurance carriers, and a report of state, federal disciplinary actions against me. I understand that Protective will use this information to determine my suitability to represent Protective.

Information furnished in this application or derived from other sources may be shared with individuals and entities involved in your recruitment to Protective. I understand that background information gathered about me will not be shared with me, and that in the event my application is denied, I may request copies of my background information provided to Protective by reporting agencies directly from those agencies.

I agree that authorizations granted herein will continue as long as I am contracted with Protective.

I understand that the Independent Agent Agreement/Independent Soliciting Agent Agreement contains a binding arbitration provision that may be enforced by the parties, and that by signing below I am giving up any rights I may possess to have any dispute under this application and Independent Agent soliciting agreement litigated in a court or jury trial.

Date

Applicant Signature



INDEPENDENT AGENTS ANNUALIZATION AGREEMENT

Entered into this day of _

(date)

between PROTECTIVE LIFE INSURANCE COMPANY and (herein referred to as Company)

(herein referred to as Agent)

- 1) The Company agrees to make certain advances against first year commissions resulting from new business personally produced by the Agent.
- 2) Payments to the Agent will be made on policies issued and paid for at the home office of the Company on the following basis:
 - a. Only policies on monthly pre-authorized withdrawal will be annualized.
 - b. Maximum commission advance on any one case will be \$7,500.
 - c. Agents must be on direct deposit.
- 3) This financing arrangement will apply to all new business **<u>except</u>** annuities, group insurance, special marketing programs and business on the life of the Agent and the Agent's immediate family.
- 4) The agent acknowledges that all amounts paid to the Agent in excess of the Agent's commission on the amount actually paid by the policyholder will constitute a debt to the Company and to guarantor, if named below. In the event of termination of the Independent Agent's Agreement, the amount of the loan then outstanding will immediately become a demand note (irrespective of any commission which may be payable after termination) and will bear interest at the rate of 8% per annum until the entire indebtedness has been liquidated.
- 5) The Company will have the right to apply any commission thereafter accruing to Agent against the loan. Nothing contained in this Agreement will be construed as an amendment to the Independent Agent's Agreement.
- 6) Both parties reserve the right to terminate this Agreement at any time.

Agent Signature

Barry K. Brown, 2nd Vice President Licensing, Contracting and Compensation PROTECTIVE LIFE INSURANCE COMPANY

I guarantee the repayment to the Company any and all sums, which the Company may from time to time advance to the Agent, named above in accordance with the terms of the above Agreement. I consent to any and all extensions of time, which the Company may grant to the Agent from time to time for repayment of such sums.

Signature of Guarantor



Life Commission Annualization/Chargeback Addendum

This Addendum is hereby made a part of the Brokerage General Agent (BGA) agreement and you and Protective Life Insurance Company (Company), and is subject to all terms and conditions of the Agreement.

1. Annualization

The Company agrees to annualize first-year commissions that would otherwise be payable to your agents subject to the following provisions:

- 1. Annualized commission shall only be paid on policies actually issued by the Company on which the first premium is paid.
- 2. Commissions shall be annualized only on premium payment modes approved by the Company. Commissions on modes not approved for annualization shall be paid to your agent as premiums are received by the Company. Commissions shall not be annualized on direct pay modes or on post-dated checks.
- 3. The maximum annualized commissions payable under this Addendum shall be subject to any per policy, monthly, or other maximums, restrictions or guidelines established by the Company.
- 4. The Company reserves the right to change, alter or modify its policies and procedures regarding the annualization of commissions at any time.

2. Indebtedness

If a policy on which annualized commissions have been paid lapses, is not taken, is cancelled, is otherwise terminated, does not become effective for any reason, or is changed to a non-annualized mode of premium payment within the first policy year, all unearned commissions shall be charged back to your agent and shall be considered to be an indebtedness owed to the Company. If after 60 days, a debit balance has not been cleared from other commission payments or paid back by your agent, we will deduct that amount from your commission payments per your Brokerage General Agent Agreement.

In the event a fixed life insurance policy shall terminate within six months from issue, the full compensation paid thereon shall be charged back. In the event a termination takes place after the sixth month and before the thirteenth month after the date of issue, fifty percent of the compensation will be charged back.

Agent Name: (Please Print)	Agent #
BGA Name: (Please Print)	
BGA Signature:	_ Date:



ASSIGNMENT OF COMMISSIONS

I,	(Assignor), for valuable consideration which I
acknowledge to be sufficient, hereby assign and transfer to	
(Assignee), any and all first year and renewal commissions now du	e me or hereafter to become due under the
terms and provisions of the Independent Agent's Agreement entered	d into between me and PROTECTIVE LIFE
INSURANCE COMPANY dated	_ and all supplements and amendments, if
any, for agent #	

Payment of said commission to the Assignee shall discharge PROTECTIVE LIFE INSURANCE COMPANY from all liability to the Assignor for the payment of such commissions to the same extent as if payment had been made directly to the Assignor.

It is expressly agreed and understood that this Assignment is made subject to the rights of PROTECTIVE LIFE INSURANCE COMPANY, whether under the terms of the above indicated Independent Agent's Agreement or otherwise, to deduct from said commission due the Assignor any and all indebtedness now due or which may become due PROTECTIVE LIFE INSURANCE COMPANY from the Assignor, and is also subject to prior assignment of interest in the commissions herein assigned.

This Agreement will remain in effect until revoked by the Assignee by giving written notice to the Company.

NOTE: Earnings on commissions will be reported to the Internal Revenue Service for the party (Assignor) who signed the Agreement on which commissions are being paid. A notation will be made on the 1099 form indicating that commissions were assigned.

Signature of Assignor

Date

PROTECTIVE LIFE INSURANCE COMPANY acknowledges receipt of this Assignment of Commissions, but does not assume responsibility for the validity or legality thereof.

Barry K. Brown, 2nd Vice President Licensing, Contracting and Compensation PROTECTIVE LIFE INSURANCE COMPANY



COMMISSION DIRECT DEPOSIT

For Business or Individuals receiving commission, please complete this form.

With Protective Life's Commission Direct Deposit, your commission earnings will be deposited directly into the account specified below.

This authority will remain in effect until Protective Life Insurance Company has received written notification from me that I wish to discontinue participation in the Commission Direct Deposit program.

Please complete this form and return it to the following address: (Soliciting Agents should not complete this form.)

Protective Life Insurance Company Commission Service Department E-mail: plbcontracting@protective.com Fax: (205) 268-3169

Commission Direct Deposit Authorization

I authorize Protective Life Insurance Company to initiate entries and to initiate, if necessary, a debit entry for any credit entry made in error to the account listed below.

Financial Institution Name

Account Number

Routing Number

Your Signature

Print Name

Name (as shown on your income tax return)

N.	Business name/disregarded entity name, if different from above				
page					
ba	Check appropriate box for federal tax		_		
e ns on	classification (required):	Partnership Trust/estate			
Print or type Specific Instructions	☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ►				
c Ins	□ Other (see instructions) ►				
pecifio	Address (number, street, and apt. or suite no.)	Requester's name and address (optional)			
See S	City, state, and ZIP code				
	List account number(s) here (optional)				
Par	t I Taxpayer Identification Number (TIN)				
	your TIN in the appropriate box. The TIN provided must match the name given on the "Name id backup withholding. For individuals, this is your social security number (SSN). However, fc				
to avo reside entitie	· – –				
TIN or	n page 3.				
	If the account is in more than one name, see the chart on page 4 for guidelines on whose	Employer identification number			
numb	er to enter.				
Par	t II Certification				

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and

3. I am a U.S. citizen or other U.S. person (defined below).

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 4.

Sign	Signature of		
Here	U.S. person >		

General Instructions

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

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

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. Date 🕨

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

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

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or
- organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.