CARY A. LEVINSON & ASSOCIATES, INC. LIFE BROKERAGE SERVICES 5551 N. University Drive, Suite 201 Coral Springs, FL 33067 800-375-2279

American National Insurance Company

Nev	v Agent Name:
	pointing Agent:
	ointing Agent Contracted? If Yes , give Agent Code # o, please attach contracts and license(s)
Nev	v Agent Commission Level: State(s) to be licensed in: (Altach license copies)
Ant □	:i-Money Laundering Training Requirements:
	AML training was completed through LIMRA on// AML training was completed through an independent program, completion certificate is attached
App	pointment Requirements:
	Complete and sign Producer Application For Appointment
	Complete and sign Annuity Suitability Requirements and Certification
	Complete and sign Consent & Authorization
	Complete and sign BOTH COPIES of Producer/Marketing Organization Agreement
	Sign and date Override Commission Requirements and Certification
	f requesting Assignment: Complete and sign Assignment of Commission form
	f requesting EFT: Complete and sign EFT form and attach void check copy
\Box /	Attach current copy of Resident State Life License

CARY A. LEVINSON & ASSOCIATES, INC. LIFE BROKERAGE SERVICES 5551 N. University Drive, Suite 201 Coral Springs, FL 33067 800-375-2279

American National Insurance Company - Independent Marketing Group

Contract Checklist - Must be submitted with Contract

Failure to submit Checklist, required documentation, or appropriate Hierarchy will delay appointment.

Appli	cant Name:	Region Number:	-
Marketing Organization:		Telephone:	
	REQUIRED DOCUME	NTS FOR CONTRACTING	
	pplicable Producer Agreement (Agent, GA, SGA or lor Solicitor - Solicitor Appointment, Form 9035 (Rev		Please sign
□ P:	☐ Full Name Printed or Typed pplication to Represent American National, Form 37 roduction Requirement Agreement - Current year (red	quired for RGA and SGA)	and date all applicable Forms.
□ F. □ A □ F	roof of Errors & Omission Coverage - copy of declars air Credit Reporting Act Disclosure, Form 4708 (Rev pplicable Compensation Schedule or Florida appointment a list of all counties in whice	r. 09/07) (required by The Fair Credit Reportsh applicant will solicit business (non-residen	at appointments only)
	or Virginia Appointment a copy of signed Insurance heck for Non-Resident License Appointment Fees (no If faxing file, check must be mailed under separa Include a cover letter listing Applicant Name and	on-contiguous states only) tte cover to the address listed below.	ed in Virginia
a <u>j</u> a <u>j</u> (<u>s</u>	nti-Money Laundering - If applicant has taken an Applicant should submit a copy of certification of compointment, ANICO will register the applicant want.limra.com) to complete the basic training course. IM 001 will satisfy AML basic training course require	AML basic training course through a vendor pletion. If applicant has not taken a basic to ith LIMRA and applicant must access (Financial Institutions - submission of co	raining course, upon LIMRA's Web site ompleted Form IMG
В	ew Business - If contract is for Simultaneous Su usiness Application Date: e mailed, Do not Fax New Business.	bmission State and New Business is inc If New Business is submitted wi	
	THE FOLLOWING DOCUMENTS M	UST BE GIVEN TO EVERY APPLICANT	
□ N		☐ Advertising Guidelines, Form 4512 (Rev. 0 ☐ Company Guide to AML, Form 4475(Rev. ☐ AML Compliance, Form 1770	•
	HIERARCHY MUST BE	LISTED (including Applicant)	
	<u>Name</u>	SSN or Personal Code	
NMD:			
RGA:	· · · · · · · · · · · · · · · · · · ·		
SGA:		<u> </u>	
GA:		-	
Agent/	Sol:		·
Fax o	r mail contract to IMG Contract Clerk, Life Prod Fax: 1-866-568-0449 Mail: American National Insurance Company, l	-	n, TX 77553-1762
Home	Office Use Only: Business Segment: 77	Responsibility Code:	

Form 4980

Rev. 07/09

APPLICATION TO REPRESENT AMERICAN NATIONAL INSURANCE COMPANY Independent Marketing Group

Galveston, Texas

Full Name First	Middle		Last	
Mr. Mrs. Ms.	Social Security #		Date of Birth	Military Status
Residence Street Address		Cily	State	9-Digit ZIPCode
Residence P/O Box or Mail Address	1	City	State	9-Digit ZIPCode
Residence Telephone		Cell Phone		
Business Street Address		Dity	State	9-Digit ZIPCode
Business P/O Box or Mail Address		City	State	9-Digit ZIPCode
Business Telephone	Busines	s FAX	E-mail Addres	es
Is the contract to be in the name of a If Yes Name	corporation or partnership?	Yes No	If Yes, submit corporate lie City & State Partnership Corpora	
If being appointed non-resident	in Florida, please provide all	counties solicit	ing business.	
Have you sold insurance through	another name or agency in th	e past five yea	rs? ∐Yes ∐No If Y	es, provide details.
Have you been arrested for	willfully engage in the busine d or convicted of any such fe	ss of insurance	e. Yes No Yes No	, , , , , , , , , , , , , , , , , , ,

	declared bankrupt? Yes	☐ No	
• Are you presently indebted to any insurance company or agency?			
To Whom	Nature of Debt	Amount	Payment Terms
Have you ever had, or now	have, any federal, IRS, state tax	t liens or garnishments?	Yes □ No
	by errors and omissions insurance quired. Submit copy of declaration		or).
 Have you ever filed an erro 	ors and omissions claim? Yes	₃	
 Have you ever been discipl 	lined by a state insurance depart	lment?	
 Have you ever been cautio 	ned or disciplined for violating a	professional code of ethics in ϵ	any organization? Tyes No
Have you ever been expell	ed or disciplined by a profession	al organization such as the NA	LU? Yes No
Anti-Money Laundering (A	ML) Certification (Required to	o issue business)	
 Have you completed AML tr 	raining within the last 12 months?	Yes No	
If Yes, check one box.	LIMRA 🔲 Other If Other, atta	ch a copy of your certification of	completion.
 Was AML training complete 	d through a Broker/Dealer?	Yes No	
If Yes, Broker/Dealer name		Broker	r/Dealer CRD
See Form #1770 for Americ	can National Insurance Compan	y AML Compliance Requiremen	nts.
or that of relatives, employers I have received, read, unders Guidelines, the Notice of Priva Insurance Company. Furthermore, each of the unde	s or employees. stand, and agree to comply with acy Policy, and the Company Gui	h the contents of the Produce ide to Anti-Money Laundering P self, and all other interested part	insurance on the applicant's own life r's Code of Conduct, the Advertising rogram adopted by American National ies, that all of the answers in the pages knowledge and belief. In addition, the
undersigned specifically attest		er or Tax Identification Number o	n the application is the correct number
and signed a copy of Authori		that in signing this application	d by law. I have also read, understand, n and Form4708, I hereby authorize
	e a written request to Company's ature and scope of the investiga		e period of time for additional, detailed
Dat			pplicant

AUTHORIZATION

Required by The Fair Credit Reporting Act

The Federal Fair Credit Reporting Act, as amended, provides that any consumer reporting agency may furnish a consumer report in accordance with the written instructions of the consumer to whom it relates.

In accordance with that provision, the person signing this form as "Applicant" hereby authorizes any person or agency to give, in writing, orally, or in any other form, to American National Insurance Company or its designated representatives any information gathered or maintained by a consumer reporting agency bearing on the Applicant's credit worthiness, credit standing, credit capacity, character, general reputation, personal characteristics, or mode of living which is used or expected to be used or collected in whole or in part for the purpose of serving as a factor in establishing the Applicant's eligibility for credit, employment or any other purpose authorized under Section 604 of the Act.

Further, the Applicant understands that American National Insurance Company may, as part of its normal procedure, request that an investigative consumer credit report be made whereby information on the Applicant's character, general reputation, personal characteristics or mode of living is obtained through personal interviews with business associates, employers, friends, neighbors and others with whom the applicant may be acquainted or who may have knowledge concerning any such items of information. The Applicant authorizes the individual or agency conducting the investigation to give, in writing, orally, or any other form, to American National Insurance Company or its designated representatives any information gathered or obtained during this investigation pertaining to Applicant's production, persistency, commissions, earnings, estimated future earnings, commission advances loans, and debts, including, but not limited to, any indebtedness that may have been charged to the Applicant's manager or agency, or which may have been written off.

The Applicant authorizes American National Insurance Company or its designated representatives to use the reports furnished in accordance with this authorization in any deliberations which it or they may undertake to determine whether or not American National Insurance Company will make an offer of a contract to the Applicant.

For California, Minnesota or Oklahoma applicationsumer report, if one is obtained, please check	ants only, if you would like to receive a copy of the ck this box.
	I information is obtained without using a consumer of the public record information unless you check the report.
(Applicant's Printed Name)	(Applicant's Signature)
(Date)	(Social Security Number)

Form 4708

NOTICE OF PRIVACY POLICY

American National Insurance Company

One Moody Plaza Galveston, Texas 77550

American National Insurance Company is committed to providing insurance and annuity products and services designed to meet your needs. We are equally committed to respecting your privacy and protecting the information about you that we may receive. We have prepared this notice to advise you what information we collect, how we use it and how we protect it.

What Information We Collect

As an essential part of our business, we obtain certain personal information about you in order to provide a financial product or service to you. Some of the information we receive comes directly from you on applications or other forms, and may include information you provide during visits to our Web site. We may also receive information from physicians, testing laboratories and other health providers, and from consumer reporting agencies. The types of information we receive may include addresses, social security numbers, family information, current and past medical history and financial information, including information about transactions with other financial institutions.

What Information We Disclose

We do not disclose nonpublic personal information about our current or former customers to any non-affiliated entity, except as permitted by law. Examples of the disclosures which we are permitted by law to make include: disclosures necessary to service or administer an insurance or annuity product that you requested or authorized; disclosures made with your consent or at your direction; disclosures made to your legal representative; disclosures made in response to a subpoena or an inquiry from an insurance or other regulatory authority; disclosures made to comply with federal, state or local laws and to protect against fraud.

Our Privacy Protection Procedures

We protect information about you from unauthorized access. Our employees and agents receive training regarding our privacy policies, and access to information about you is restricted to those individuals that need such information in order to provide products and services to you. Examples of activities requiring access to personal information include: underwriting; claims processing; reinsurance and policyholder service. Finally, we employ secure technologies in order to safeguard transmission of information about you through our web sites, and we have established and maintain procedures to comply with all state and federal laws and regulations regarding the security of personal information.

AMERICAN NATIONAL INSURANCE COMPANY GALVESTON, TEXAS GENERAL AGENT'S AGREEMENT

forth in this Agreement, and you accept your appointment s related Schedules and Supplements related to it. Effective Date - This Agreement shall become effective onAgreement is now or shall in the future be in conflict with any order, it shall be modified to the extent necessary for compliant.	as "Company") hereby appoints NT ("GA" or "you") with the authority and obligations set subject to the terms and conditions of this Agreement and all, If any provision of the vapplicable law or any valid Department of Insurance ruling or ance. This Agreement shall supersede all previous agreements
between the parties.	
GENERAL AGENT:	RECRUITING ORGANIZATION:
By: (Signature)	By:(Signature of Organization Representative)
(Print or Type Name Here) AMERICAN NATIONAL INSURANCE COMPANY:	Submitted by: (Print or Type Name of Organization) Recruiter's Personal Code #:
By: Title:	BENEFICIARY TO RECEIVE COMMISSIONS PAYABLE AFTER DEATH (LIMITED TO ONE INDIVIDUAL):
EXECUTIVE VICE PRESIDENT INDEPENDENT MARKETING Date:	Name of Beneficiary (Print or Type)
(Indicate Appropriate Compensation Schedule)	Relationship:

Authority - You are hereby authorized to develop and supervise the company's business in conformity with the rules and regulations of the Company. You shall recruit and recommend for appointment by the Company individuals and agencies qualified and experienced in life insurance sales and service as agents. You shall train and supervise such agents in accordance with the standards of the company and the requirements of the state or states in which they function for the Company. You acknowledge that all agents in your hierarchy are independent contractors of the company and, at a subagent's election or at the sole discretion of the Company can be transferred by the Company in accordance with the Company's transfer rules.

You shall solicit applications for ordinary life insurance and annuities to be issued by the Company and submit such applications received to the Company, provided that you are properly licensed as required by any governmental authority applicable to you. You shall deliver policies issued by the company, collect the first premium therefor, transmit all collections immediately to the Company, and make every effort to maintain in force all policies issued by the Company.

You shall at all times comply with the rules and regulations of the Company pertaining to underwriting practices, acceptance of risks, delivery of policies, and all other areas of conduct of the Company's business. The relationship between the Company and you created by this Agreement is that of an independent contractor, and nothing in this Agreement shall be construed as creating the relationship of employer and employee between the Company and you. Neither you nor your employees nor agents shall be deemed to be the employee or servant of the company. You shall not be a fulltime insurance agent as defined by the Federal Social Security Law. None of the benefits provided by the Company to its employees, including, but not limited to, worker's compensation insurance and unemployment insurance are available to you, your employees or agents. If training courses, sales methods and material or similar aids and services are extended or made available to you, it is agreed that their purpose and effect shall not be to give the Company control over your time or direction, but only to assist you in your business.

Licensing of agents shall be in compliance with the statutory and regulatory requirements of the Departments of

or other regulatory agencies and in accordance with the standards and procedures established by the Company. Neither you nor any of your agents shall solicit business for the Company until your or their insurance license is in your or their possession or until the Company notifies you in writing that you or they are qualified to write business for the Company.

You shall assume full responsibility for, and indemnify the Company against, any liability in connection with the payment of all federal, state, and local taxes or contributions imposed or required under unemployment insurance, social security, income tax, and related laws with respect to compensation received under this Agreement by you.

In addition to the requirement that you comply with the rules and regulations of the Company pertaining to underwriting practices, acceptance of risk, delivery of policies, and all other areas of the Company's business, you are required to:

- (1) Comply with the Company's policies and procedures concerning the replacement of life insurance policies and annuity policies. A replacement occurs whenever an existing life insurance policy or annuity is terminated, converted, or otherwise exchanged in value. For any transaction involving a replacement, the Company requires you to:
 - (a) recommend the replacement of an existing policy only when replacement is in the best interest of the customer.
 - (b) fully disclose all relevant information to the customer, which information includes; (1)comparison of old and new premiums, expenses, and surrender charges, cash values, and death benefits; (2) any loss of cash value or policy value by surrendering the existing policy; (3) all guaranteed and maximum values of both policies; (4) the fact that a new contestability and suicide period starts under the new policy; and (5) the requirement that the customer must be reunderwritten for the new policy.
 - (c) provide the customer with all applicable required state and Company forms if replacement is involved.
 - (d) provide state-required replacement notices to customers on the same day the application is taken and indicate on the application the transaction involves the full or partial replacement of an existing policy. never recommend that a customer cancel an existing policy until a new policy is in force, and the customer has determined that the new policy is acceptable.
 - (2) Adhere to the Company's rules and regulations concerning ethical market conduct, which require that you:

Insurance

- (a) carefully evaluate the insurance needs and financial objectives of your clients, and use sales tools (e.g., policy illustrations and sales brochures) to determine that the insurance or annuity you are proposing meets these needs.
- (b) maintain a current license and valid appointment in all states in which you promote the sale of the Company products to customers and keep current of changes in insurance laws and regulations by re,6ewing-the bulletins and newsletters that the Company provides.
- (c) comply with Company replacement policies, refrain from making disparaging remarks or providing false or misleading information about a competitor or competing product.
- (d) submit all advertising materials intended to promote the sale of any Company product to the home office for approval prior to use.
- (e) immediately report to the Company any customer complaints, whether written or oral, and assist the Company in resolving the complaint to the satisfaction of all parties.
- (f) communicate these standards to any producers or office personnel that you directly supervise and request their agreement to be bound by these conditions as well.

During the term of this Agreement, you shall have and maintain errors and omissions issuance coverage in an amount satisfactory to the Company underwritten by an insurer satisfactory to the Company insuring against negligent act, error, or omission by you or any person employed by you in the rendering of any services related to this Agreement. You must provide proof of such coverage upon application for appointment with the Company and further provide proof on an annual basis or as requested by the Company.

Territory - You may exercise your authority within any territory in which you are properly licensed, but that territory is not assigned exclusively to you.

Records - You shall keep correct and accurate accounts and records of all business transactions and monies which you or your agents collect for the Company. Such accounts and records shall be open at all times to inspection and examination by the Company's authorized representatives or by the Department of Insurance (as required by law) at all times.

Expenses - You shall pay all expenses of every nature incurred in connection with the performance of this

Agreement, and the Company shall not be liable in any way therefore.

Trade Secrets - All accounts, policyholder files and records (including any names, addresses, and ages of policyholders

Form 4737 - 3 - 05/01

or records of policy expiration or renewal date), application forms, rate books, software, and all other records in your possession pertaining to the Company business are trade secrets wholly owned by the Company and shall be returned to the company upon demand.

Prompt Transmittal - You shall immediately transmit to the Company all applications solicited and money received for the Company by you or your agents. All such funds shall be segregated by you and held by you in trust. You shall not use such funds for any purpose. If any citation or other paper shall at any time be served upon or received by you concerning any claim, or any other lawsuit, or any legal proceedings by or against the Company, within twenty-four (24) hours after receipt, you shall transmit it by certified mail to the Home Office of the Company in Galveston, Texas. If you neglect, refuse, or fail to do so, you agree to pay the Company, upon demand, the amount of any loss, damage, cost, attorney's fees, or expenses which may have been incurred by your failure to transmit the document within the 24-hour time period.

Hold Harmless - You agree to indemnify and hold harmless the Company from all losses, expenses, costs (including reasonable attorneys' fees whether in defending claims or enforcing this provision), and damages resulting from any acts by you which breach any terms of this Agreement.

Repayment of Commissions and Service Fees - You agree to repay to the Company, on demand, any unearned commissions and service fees and all other compensation received by you for or with respect to premiums or payments returned to policy or contract owners by the Company for any reason. You understand that it is sometimes necessary for the Company to refund premiums in order to settle disputes with policyholders. This decision is made solely at the discretion of the Company, and you will still be liable for the return of unearned commissions.

Limitation of Authority - You shall not possess or exercise any authority on behalf of the Company other than the power or authority expressly conferred by this Agreement and you shall not assume that any power or authority is implied. Specifically, but not in limitation to the foregoing, you shall have no authority on behalf of the Company to:

- (1) make, alter, or discharge any contract.
- (2) assign this Agreement or any compensation payable under it without the prior written consent of the Company.
- (3) solicit applications for the Company in any manner prohibited by or inconsistent with the provisions of this Agreement or the rules and regulations of the Company.
- (4) induce any Company employee or sales representative to terminate any agreement with the Company or any affiliate of the Company or otherwise interfere with any employee or agent's relationship with the Company of any affiliate of the Company.
- (5) incur any indebtedness or liability, expend, or contract for the expenditure of any funds of the Company.

- (6) extend the time for payment of any premium, bind the Company to the reinstatement of any terminated policy, or accept notes for payment of premiums.
- (7) waive or modify any terms, conditions, or limitations of any policy.
- (8) adjust or settle any claim or commit the Company with respect thereto.
- (9) issue or circulate any advertisement or literature unless the same shall have been first approved in writing by the compliance officer of the Company.
- (10) enter into any legal proceedings in connection with any matters pertaining to the Company, which may in any way involve or affect the Company, its affiliates, their business, operations, or any policy issued by them.
- (11) deliver any policy issued by the Company until the applicant has made settlement for the first premium.
- (12) deliver any policy if you or your agents have knowledge of any impairment of the applicant's health not disclosed on the application or occurring subsequent to the securing of the application or if more than thirty (30) days have elapsed from the date of mailing of the policy by the Company, unless authorized in writing by an officer of the Company.

Compensation - For the purpose of determining compensation, your compensation shall include not only your personal production, but also the production of all agents assigned to you. You shall be compensated according to the related Compensation Schedule, based on premiums received on policies issued by the Company for applications secured under this Agreement. Payment of commissions and service fees shall be made at such times and in the manner the considers appropriate for the efficient Company administration of this Agreement. The Compensation Schedule is subject to change by the Company, but any change shall not apply to business written prior to the effective date of the change. The agent's statements rendered by the Company concerning commissions and service fees paid and/or payable, advances and indebtedness shall be conclusive, unless, within thirty (30) days following receipt of the statement, you notify the Company in writing of a dispute regarding any transactions reported since the last preceding report. If a policy on which you are receiving commission or service fees shall lapse for any reason, no further commission or service fees will be paid unless the policy is reinstated solely by the efforts of you. If, for any reason, the Company refunds any premium on which you received a commission or service fee, you shall immediately repay to the Company the commission or service fee received on such premium.

Compensation After Termination – If this Agreement is terminated by your death or by your total and permanent disability, you or your beneficiary shall receive compensation as provide in the Compensation Section of this Agreement on business written prior to termination. Unless otherwise designated in writing on the face page of this Agreement, your beneficiary shall be your spouse, if then living, otherwise, your estate. If this agreement is terminated for any

cause other than your death or disability, or your acting to prejudice materially the interests of the Company or its affiliates, or your violation of any of its provisions, you shall receive Compensation as provided in the Compensation Section of this Agreement less a collection fee of 1% on the premiums paid. If you have materially violated any of the provisions of this Agreement or acted to prejudice materially the interests of the Company or its affiliates, at, before, or after termination of this Agreement, you shall forfeit all commissions and all other compensation due or to accrue under this or any previous Agreement between you and the Company or any of its affiliates or subsidiaries. In the event your total compensation after termination of this Agreement totals less than \$300.00 during any year after termination no further compensation shall be paid to you or to your beneficiary. All compensation payable after termination of this Agreement shall be subject to the right of recoupment lien established in the Indebtedness Section of this Agreement.

Beneficiary - You may name a beneficiary to receive any commissions payable after your death. The Company reserves the right to require evidence that there are no conflicting claims before making payment to the named beneficiary.

Indebtedness - You shall be responsible to the Company for the acts and collections of you or your agents and employees and for the indebtedness of your agents to the Company. The Company shall have and is hereby given a right of recoupment on all commissions, fees, and any other compensation payable under this or any other contract with the Company and its affiliates for the payment of any and all debts or claims due or to become due to it from you. Without in any way limiting the Company's right to such recoupment, the Company shall have and is hereby given a valid first lien on and right of offset against all commissions, fees, and any other compensation payable under this or any other contract with the Company and its affiliates for the payment of any such debts or claims. This right of recoupment and lien shall not be extinguished by the termination of this Agreement. Following demand for repayment or termination of this Agreement, whichever first occurs, all indebtedness shall thereafter bear interest at the maximum lawful rate until paid. You shall be responsible to the Company for all costs and expenses, including legal fees, incurred by the Company as a part of its efforts to collect indebtedness.

Termination - You acknowledge that the Company has not expressly or by implication agreed to continue the term of this Agreement for any definite period of time. Either party may terminate this Agreement by giving thirty (30) days written notice prior to the date fixed for termination. Any notice may be mailed or delivered to the last known address of the other party. The Company may terminate this Agreement at any time upon the occurrence of any of the following events:

- Your death or your total and permanent disability as defined under the Company's rules and practices then in effect.
- 2. The Company's written notice to you of its withdrawal from the territory in which you are licensed.

- Upon written notice from the Company that your performance has been substandard under the Company's requirements applicable to you regarding production, persistency, or other matters, as they may be amended from time to time.
- 4. The Company's written notice to you' that you have violated any of the provisions of this Agreement or that you have otherwise acted to prejudice materially the interest of the Company or its affiliates.

Upon termination, you shall in no manner thereafter act for the company and shall promptly account for and remit to the Company any monies then held for it. On demand, you shall turn over to the Company all undelivered policies, software, ratebooks, other records, materials, and properties pertaining to your agency business. Your right to any commissions or any other thing of value shall cease if you shall do any act which injures the business or reputation of the Company or if you fail to account for and remit promptly any monies collected by you for the Company or shall withhold any policies, money, or other property belonging or returnable to the Company.

Enforcement - You agree that, in addition to all rights and remedies available to the Company to enforce the provisions of this Agreement, whether before or after its termination, whether by judicial action or otherwise, the Company may compel your compliance with this Agreement by injunction issued by any court of competent jurisdiction.

Award Recognition and Incentive Programs - The Company may, at its sole discretion, provide special award and incentive programs for its agents holding this Agreement. However, the Company is under no obligation to continue any such awards or programs and may discontinue them without notice.

Waiver - No act of forbearance on the part of the Company to enforce any of the provisions of this Agreement shall be construed as a modification of this Agreement, nor shall the failure of either party to exercise any right or privilege granted in the Agreement be considered as a waiver of that right or privilege.

Modification or Amendment - Any modification or amendment of this Agreement must be in writing and must be signed by an officer of the Company, provided, however, that the Company may, by written notice, unilaterally amend any Compensation Schedule or Supplement to this Agreement to affect policies to be issued after the date of the amendment.

Reserved Rights of the Company - The Company reserves the following rights: to refuse to accept any individuals or entity recommended for appointment and to terminate, at its

sole discretion anyone whom you recommend for appointment; to unilaterally adopt rules and practices from time to time establishing compensation on old or new policies, commissions on conversions, or commissions on reinstated policies; to withdraw the availability of any policy, to withdraw from any territory; to modify or change its premium rates; to refuse to issue a policy to any applicant without stating any reason for refusal; to adopt rules and practices from time to time relating to any mater not otherwise provided in this Agreement.

Law Applicable - The execution and performance of this Agreement involves transacting business in the State of Texas by you with the Company. This Agreement shall be governed by and construed according to the laws of the State of Texas. All actions with respect thereto shall be brought in a court of competent jurisdiction in the State of Texas.

Arbitration - Any dispute or controversy arising out of or relating to this Agreement, with the exception of any request for injunctive relief sought by the Company, will be resolved exclusively and finally by arbitration under the Commercial Arbitration Rules of the American Arbitration Association ("AAA"). The arbitration may be filed at any AAA location in the United States upon the payment of \$100 of any applicable filing fee. If the parties cannot agree on a binding Arbitration Agreement, then the arbitration will be conducted before a single arbitrator; however, if the amount in controversy is greater than \$50,000, the arbitration shall be conducted before three arbitrators. In any event, the arbitrator shall not award punitive damages or attorney's fees, those damages hereby being waived, and arbitration will be limited solely to the dispute or controversy between you and the Company. The arbitration may be held in person, by telephone, or online as agreed by the parties. Any decision rendered in such arbitration proceeding will be final and binding on each of the parties, and judgment may be entered thereon in a court of competent jurisdiction. The parties will share the cost of arbitration, (including the arbitrator's fees, if any), in the proportion that the final award bears to the amount of the initial claim.

Sole Agreement - This Agreement, with the related Compensation Schedule, constitutes the sole agreement and supersedes 'all prior agreements between you and the Company, but this Agreement shall not impair your right to commissions or fees, if any, earned under a prior agreement or agreements with the Company.

AMERICAN NATIONAL INSURANCE COMPANY

Direct Deposit - Mandatory

There are a number of benefits to having your commissions paid by Direct Deposit.

- * SECURITY Transfer is done electronically no extra trip to the bank to stand in line.
- * CONVENIENT Your commissions will be deposited even though you may be out of the office or out of town.
- * GUARANTEED In your account by Friday of the pay week.
- * HOW MUCH PAID FOR THE WEEK—Call 1-888-801-8845 for your commission amount (can begin calling after 12:00 P.M. on Tuesday of the pay week).

If you change banks while on Direct Deposit, we encourage you to continue to maintain your existing account until we can change bank accounts in our systems. This should eliminate delays in receiving direct deposits.

Direct Deposit is one of the steps in American National Insurance Company's automation process that will make it easier for you to access information regarding your payment of commissions.

AUTHORIZATION AGREEMENT FOR AUTOMATIC DEPOSIT

I authorize American National Insurance Company and the bank listed to deposit my commissions to the account name below. This authority will remain in effect until I provide a new authorization or cancellation. The company reserves the right to initiate debit entries for recovery of sums due to credit entries processed in error, if determined within the week of the credit entry.

A Voided Check must be submitted with your request for Direct Deposit.

AGENT NAME	SSN #
AGENCY#	DEPOSITORY (BANK) NAME
ADDRESS	CITY, STATE, ZIP///
CHECKING ACCOUNT #	SAVINGS ACCOUNT #
9 DIGIT ROUTING #	9 DIGIT ROUTING #
CREDITUNION	MONEY MARKET ACCT
% TO CHECKING ACCT	% TO SAVING ACCT
(Name as it appears on checking account)	(Name as it appears on savings account)

If contract file is submitted electronically through nomoreforms, a voided check should be scanned and submitted as an attachment to the file or you may fax a copy to 1-866-568-0449. If submitting voided check by fax, please include a cover sheet indicating original file was submitted through nomoreforms and list applicant's name.

EFT PROCEDURES

Once you have signed up, your check will be automatically deposited into your checking and/or savings account approximately 3-4 weeks from the day the Home Office received the request. You will receive a "DEPOSIT ADVICE" form which will replace your check stub. This form will show your gross and net pay for the month and year-to-date. It will also show other deductions.



ADVISOR TERMS & CONDITIONS

Partner agrees that its advisors, to participate, will be required to agree to standard terms and conditions. The following terms & conditions shall serve as a "model" but may be modified as mutually agreed:

Tuition Rewards®, created by SAGE Scholars, Inc. (hereafter "SAGE"), is designed to:

- a) Encourage families to save money (or identify assets) to help finance a college education;
- b) Provide tuition discounts at participating colleges to students ("Beneficiaries") identified by eligible account-holders ("Sponsors") who are clients / customers of SAGE financial partners;
- c) Provide participating colleges with certain information, enabling student recruiting, in return for the colleges providing the agreed tuition discounts to participants in Tuition Rewards.

As a Participating Advisor ("Advisor"), I agree that:

- 1. **Terms:** I understand that: (a) Tuition Rewards are provided in **points**, not cash, and have absolutely no value other than the opportunity to qualify for scholarship assistance at participating colleges and universities in accordance with program terms & conditions. (b) Rewards Points can be redeemed for discounts on undergraduate tuition at participating 4-year colleges & universities, starting with the freshman year. (c) Rewards Points must be submitted at time of application. (d) Rewards are limited to a maximum per student of up to one year's tuition, spread evenly over 4 years, or as contractually agreed.* (e) Colleges reserve the right to use Tuition Rewards as part of, or separate from, any financial aid or scholarship package.
- * Amounts vary by college, with some early members still "capping" students at \$13,800 or other fixed amounts. The current standard college contract is "indexed" for inflation; as tuition rises, the maximum Reward rises. Colleges that offer 5-year co-op programs typically divide the full Reward amount by five years, not four.
- 2. **Free to Families**: I will provide Tuition Rewards to individual clients as an **added benefit**; I agree NOT to charge clients to receive Reward Points. I understand that I am prohibited from receiving checks from clients made out to "SAGE Tuition Rewards" (or the like) from clients wishing to participate.
- 3. **Clients:** I will enroll only those Clients with sufficient assets to finance some or all of an undergraduate four-year private college education. I will enroll only my personal clients. I understand that I am prohibited from enrolling clients of non-participating colleagues with whom I work. I understand that any agreement involving clients who are banks, credit unions, companies, associations, churches, groups, organizations, unions and other entities must be negotiated separately with SAGE. I understand that I am prohibited from providing points to organizations to "parcel out" to members. "Clients must log-into their SAGE account each year to receive ongoing rewards points"
- 4. **Assets:** I understand that assets that qualify a Sponsor to receive Tuition Rewards Points include: Annuities, Bonds, Certificates of Deposit, Equities, Life Insurance with cash value, Money Market Funds, Mutual Funds, etc. Currently prohibited from consideration are: credit cards, home equity value, loans, Term Life Insurance (with no cash value) and non-financial instruments (automobiles, jewelry, art, home furnishings, etc.). Also prohibited are: (a) 529 Savings Plan balances from states currently participating in Tuition Rewards (as assets already receive Reward points); (b) Company retirement plan assets (401(k), 403(b), etc.); (c) Selling voluntary benefits to organizations without approval of The College Tuition Benefit.

(SAGE may modify eligible assets from time-to-time at its discretion.)

- 5. **Marketing:** I will provide all marketing materials that I create concerning Tuition Rewards to SAGE's compliance department for review & approval <u>prior</u> to production, publication or email marketing. This includes, but is not limited to, brochures, flyers, advertisements, and website or other electronic copy.
- 6. **Member Colleges** I agree that I will not contact the development, admissions or financial aid offices of any member college for business purposes without prior authorization from SAGE (unless I have a pre-existing relationship or am representing a student client). I agree that I will not tell a college that I "represent SAGE". [Explanation: Contacting development officers (unfamiliar with an enrollment initiative) is not only a waste of your time and effort -- but can result in the loss of membership of our colleges. Colleges join our program to recruit students. Member colleges are certain to have pre-existing relationships with trustees, major donors and influential alumni involved in financial services. Colleges are exceedingly reluctant to offer financial products to alumni.]

Signature:	Print Name:	Date:



AMERICAN NATIONAL INSURANCE COMPANY **GALVESTON, TEXAS** APPLICATION FOR ADVANCES AGAINST **DEFERRED FIRST YEAR COMMISSIONS Independent Marketing Group**

Ι_	, hereby make application to American National Insurance Company (herein after referred to as the
"C	Company") for advances against my eligible deferred first year commissions to be paid as scheduled under the Company's advance plan.
Uı	ntil they have been earned and repaid as provided for herein, such advances shall be an indebtedness to the Company. In requesting these
ad	vances, I understand and agree to the following conditions:

- 1. The administration of the advance plan will be in accordance with the Company's published rules and practices. I am aware that the Company reserves the right to amend or alter such practices at any time. In the event such advances are not repaid as provided herein, the Company is authorized to bring suit for collection of any unpaid balance, any attorney's fees incurred in any collection efforts, including suit, and, beginning the first day of the fifteenth month following the termination of my contract with the Company for any reason, interest on the unpaid balance at the rate of 10% per annum.
- 2. The sums advanced to me will be charged to my ledger account with the Company. The Company will credit to this account first year commissions on all policies on which I receive an advance and, in the event that no remaining first year commissions are available, renewable commissions on any policy on which I am receiving compensation. If and when my commission credits exceed the debit balance created by such advances or other indebtedness, if any, I may elect to discontinue the advance plan and thereafter receive my commissions as they accrue. If I do not elect, I will continue under the terms of this agreement and the Company will hold commissions for application against debit balances created by future advances.
- 3. The company, its affiliates and subsidiaries shall have a first lien on all of my compensation in any form to secure payment of all indebtedness I may have to the Company in accordance with the term's of my contract with the Company.
- 4. Should the Company approve this application for advances, it does not thereby become obligated to continue to make advances and, on the contrary, it may cancel this agreement or change the amounts of any advances at any time without notice.
- 5. I understand that in the event the Company approves my request for advances, my status as an independent contractor under the provisions of my contract shall not be effected in any manner. I further understand that any advances that may be paid to me are not wages or salary p 0
- 6. E
- 7. **I**

aid to an employee and that in n advances paid to me by the	_		npensation payments or other on the company.	employee benefits base
Except as expressly modified h	nereby, all provisions of my	contract with Company s	hall remain in full force and e	effect.
understand that this applic Company's home office.	cation for advances shall	not be deemed to be eff	fective until approved by p	roper authority at th
			HOME OFFICE USE ON	ILY
		APPROVED	BY:	
☐ PERSONAL AD ☐ OVERWRITE A ☐ BOTH (GAs, SGAs, and	ADVANCE (Y)	OVERWRITE ADVANCE P ADVANCE P	PERCENTAGE SUB PERCENTAGE SUB PER APP \$ PER WEEK \$ DATE	PD
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Form 8049 Rev. 5/14

REGIONAL GENERAL AGENT/NATIONAL MARKETING DIRECTOR

DATE



As a representative of the American National family of companies I recognize my responsibility to:

Conduct myself in the highest character with honesty, integrity, and fairness at all times.

Provide information to clients in a professional manner which is *honest*, relevant, and designed to meet the client's needs.

Understand and accurately represent the Company's products and services.

Ensure my personal interests do not conflict with those of clients or the Company.

Render prompt and quality service both before and after the sale to clients and their beneficiaries.

Learn and follow all Company policies and procedures related to my role as a producer.

Keep informed with respect to applicable laws and regulations and to observe them in the practice of my profession.

Not replace a life or health insurance or a financial product of a client unless it is in their best interest.

Foster *good will, courtesy*, and *consideration* in the treatment of policyowners and the general public, while maintaining *respect* for the Company.

Meet all continuing education requirements.

Endorse and support the Insurance Marketplace Standards Association's (IMSA's) Principles of Ethical Market Conduct.

- 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 demand for itself.;
- · Provide competent and customer-focused sales and service;
- · Engage in active and fair competition
- Provide advertising and sales materials that are clear as to purpose and honest and fair as to content;
- · Provide for fair and expeditious handling of customer complaints and disputes;
- Maintain a system of supervision and review that is reasonably designed to achieve compliance with these Principles of Ethical Market Conduct.





American National Insurance Company (ANICO) Independent Marketing Group (IMG) IMG Web Site: www.img.anicoweb.com

ANTI-MONEY LAUNDERING COMPLIANCE (AML)

Effective May, 2006, ANICO implemented an AML program to comply with federal anti-money laundering regulations for insurance companies. The regulations apply to all individual life insurance and annuities (includes individually sold group products), individual registered life insurance and annuities, and group registered variable annuities.

As a result, in order to obtain an appointment with ANICO, all producers are <u>required</u> to provide proof that they have completed basic AML training within the last 12 months that is acceptable to ANICO, and they are <u>required</u> to complete ANICO's Company-Specific training course. Producers will be required to receive periodic AML training in order to maintain their appointment.

Mandatory Training Requirements:

1. Completion of LIMRA's basic AML training course. LIMRA's training course is offered at no cost to producers appointed with ANICO at www.aml.limra.com. If a producer has completed LIMRA training, confirmation will be provided to ANICO by LIMRA a few days after appointment is processed.

 \mathbf{Or}

Provide valid certification that the producer has completed AML training through an alternate ANICO approved course. If AML training has been completed through an alternate ANICO approved course, producers must provide a valid certification of that training with their contracting paperwork. Such certification should include their name, name of the training course completed, and the date training was completed. A list of approved courses is also available at IMG's Web site. ANICO will make the final determination as to whether a specific training course will satisfy basic AML training requirements.

- 2. Completion of ANICO's Company-Specific training course (Company Guide to Anti-Money Laundering Program). This requirement can be met by completion of one of the following options:
 - Submission to ANICO of Form 3779 (Application to Represent ANICO with a revision date of 06/06 or later) at the time of contracting. New producers must be given a copy of Form 4475 (Company Guide to AML Training Program) at the time of contracting.
 - Submission to ANICO of the version of Form 4475 that includes a Receipt and Acknowledgement section.
 - Through E-Agent, which is available at IMG's Web site (in order to access E-Agent, producers will need their ANICO Personal Code, which is assigned at the time of appointment).

Information regarding ANICO's AML Training Requirements is available at IMG's Web site under the following tabs; Compliance Issues, Anti-Money Laundering Information.

Questions regarding AML compliance requirements should be directed to your marketing organization or IMG's Field Support Center, 1-888-501-4043, option 1.

ANICO will not issue business for applicable products until all AML requirements are satisfied.

Applies to all individual life insurance and annuities (includes individually sold group products), individual registered life insurance and annuities, and group registered variable annuities



American National Insurance Company Company Guide to Anti-Money Laundering Program

As an insurance producer, your skills and services help our clients achieve financial success and security. Since you are on the front lines of a multi-billion dollar industry, you are in a unique position not only to serve our clients, but also to serve this country by helping prevent money laundering and the financing of terrorist activities.

To comply with new federal anti-money laundering regulations for insurance companies, our family of companies is implementing a detailed anti-money laundering program. You have an important role to play in that program. You may often be in a critical position to obtain information regarding the customer, the customer's source of funds for the products we sell, and the customer's reasons for purchasing an insurance product.

That in selling individual annuities and life insurance, the Company's anti-money laundering program requires you must:

- Ensure that all information requested on the product application and associated documents is accurate and complete, including the USA PATRIOT Act Notification and Customer Identification Verification form for all non-variable business.
- Contact the appropriate Anti-Money Laundering (AML) compliance officer if a customer resists providing information. (See contact information further in this document.)
 - Records of this information must be retained as long as the contract remains in force and for five years thereafter.
- Notify the appropriate AML compliance officer if you detect any money laundering red flags, so that the Company can determine whether a suspicious activity report (SAR) must be filed with the U. S. Department of the Treasury or any agency thereof.

Possible Red Flag Activity (for a comprehensive list of red flag activity, contact the AML officer at American National)

The purchase of a product that appears to be inconsistent with a customer's needs

- The purchase or funding of a product that appears to exceed a customer's known income or liquid net worth
- Any attempted unusual method of payment, particularly by cash or cash equivalents, such as money orders or cashier checks
- Payment of a large amount broken into several smaller amounts
- Little or no concern by a customer for the performance of an insurance product, but much concern about the early termination features of the product
- The reluctance by a customer to provide identifying information, or the provision of information that seems fictitious
- · Any other activity which you think is suspicious

AML Contact Information

Report Suspicious Activity To

Contact: Judith L. Regini (Judy), Assistant Vice

President, Corporate Compliance, Chief Compliance Officer for Anti-Money

Laundering

Mail: P.O. Box 1896, Galveston, Texas 77553-9902

Phone: (800) 933-5975 **Fax:** (409) 621-3885

Email: AMLCompliance@anico.com

Types of Payments Accepted

Advise customers that only the following types of payment may be accepted:

- Personal checks and pre-authorized check payments.
- Cash (currency or coin) in amounts less than \$1,000. (Cannot accept cash for variable contracts.)
- Cash equivalents (money orders, cashier's checks, traveler's checks, bank drafts).
 - Cash and cash equivalents must be reported to the IRS and FinCEN on Form 8300 when payments received by the Company in a single transaction or in two or more related transactions total more than \$10,000. Related transactions occurring within any 12-month period would be aggregated for reporting purposes even if individually they are less than \$10,000. [Agents may have independent reporting obligations and should check their Company's website for additional information.]
 - Limited to \$500 for variable contracts.
- If a customer provides a form of payment that is not permitted, do not accept the payment and notify the appropriate AML compliance officer if it is in an amount greater than \$1,000.

NOTE: An employee, agent or broker must not, under any circumstances, disclose that he has reported suspicious activity or red flags to the Company. It is the sole responsibility of the Company's AML officer to determine whether a SAR is filed with the Dept. of Treasury. The AML officer and the Company are prohibited from disclosing to the agent and any other person that a SAR has been filed.

The Company and its producers share an important responsibility to comply with the Company's program and all applicable anti-money laundering laws. A failure to do so will constitute grounds for discipline, up to and including termination. In addition, violation of anti-money laundering laws may expose those responsible to substantial penalties under federal law.



STATEMENT OF POLICY ON PRODUCER DEVELOPED ADVERTISING AMERICAN NATIONAL INSURANCE COMPANY (Company) INDEPENDENT MARKETING GROUP (IMG)

GENERAL ADVERTISING GUIDELINES

Agents, Brokers, Marketing Organizations, Broker-Dealers, Registered Representatives of Broker-Dealers and other Producers appointed with the Company through IMG are required to secure written Home Office approval prior to the use of all advertising or promotional materials not furnished by the company. These materials include any advertisement that is targeted to clients, potential clients, current agents and prospective agents. Detailed Advertising Guidelines are available on IMG's web site www.img.anicoweb.com, Compliance Issues, Field Reference Manual, Compliance Section.

The Company must review and approve any advertisement that:

- Refers to the Company
- · Refers to the Company's industry ratings and/or financials
- Refers to any Company product
- · Refers to policy or operational/administrative procedures of the Company
- Describes features of a Company product, or the features of any product, in such detail that it can be identified as a Company product
- Targets current or potential agents (recruiting ads) if the advertisement has any of the features listed above
- · Is attached to or a part of any mailing or distribution of an approved Company ad
- · Is used on any Web site
- Is used in the State of Florida that could result in the sale of ANICO products whether or not the Company name
 or its products are mentioned.

WHERE TO SUBMIT ADVERTISING

Agents, Brokers and other Producers should submit advertisements to their Marketing Organization for review, approval and forwarding to the appropriate IMG marketing representative. Registered Representatives of Broker-Dealers should submit advertisements to their Broker-Dealer. After such review, advertisements should be submitted to IMG for review.

APPROVAL PROCESS

An advertisement is <u>not</u> approved by the Company unless the Marketing Organization or the Broker-Dealer has received final, written approval from IMG. An advertisement that is returned to the Marketing Organization or Broker-Dealer for correction(s)/changes is <u>not</u> considered approved until all correction(s)/changes have been made as indicated by American National. Once all correction(s)/changes have been made and the advertisement has been re-submitted to IMG final, written notification will be sent to the Marketing Organization or Broker-Dealer who should notify the Agent, Broker, Producer, or Registered Representative that the advertisement has been approved by the Company. A final copy of the advertisement in the form it is to be used must be provided to IMG.

ADVERTISING VIOLATIONS

Failure to comply with the procedures as defined above and detailed in IMG's published guidelines is a direct violation of the contract or selling agreement of such agent with the company and state laws and regulations. It is the Company's policy upon discovery of the first violation to impose a penalty ranging from a formal warning to termination, depending upon the nature of the infraction. The penalty for repeat violations could result in the termination of the appointment, contract or selling agreement of the Agent, Broker, Producer, Marketing Organization or Broker-Dealer.

Form 4512 Rev. 12/10



Agent Contract Guarantee Agreement Form

Levinson & Associates, inc. has agreed to guarantee the obligation(s) of the undersigned to repay loans, advances of commissions and/ or overpayment of commissions made by various insurance companies to the undersigned. In the event at any time in the future Levinson & Associates, inc. pays any of the aforesaid obligations; the undersigned agrees to raimburse Levinson & Associates, inc. for the sums paid by Levinson & Associates, inc. and further agrees that Levinson & Associates, inc. shall have the right and is hereby authorized to charge any credit cards identified below as a non-exclusive method of receiving payment for said sums. The undersigned acknowledges that said sums may be charged at any time after Levinson & Associates, inc. pays the obligation and acknowledges that payment by Levinson & Associates', inc. may not be made for several years after the obligation is incurred by the undersigned. The undersigned hereby waives any statute of limitations with regard to sums owed by the undersigned to Levinson & Associates, inc. and agrees that, in the event of nonpayment by the undersigned, Levinson & Associates, inc. may report said obligation as unpaid to any credit bureau or reporting agency.

The undersigned agrees to immediately notify Levinson & Associates, inc in the event that any of the credit cards listed below are revoked, surrendered, terminated or credit is no longer available undersaid card. The undersigned further agrees to provide all updated information, including any replacement or expiration of said card. In the event that the undersigned contests any charge and the charge is deemed valid, the undersigned shall reimburse Levinson & Associates, inc. for all costs and fees, including attorneys' fees, associated with such contest.

Because this authorization relates to an on-going guarantee of commercial obligations, the undersigned agrees that this authorization shall be irrevocable.

Signature
Printed Name
lease initial one of the following: lerefore am not providing credit card information below. I understand, Associates, inc. for any sums paid as guarantee for obligations as detaile Iding two (2) credit card numbers below.
curity Code:
<u> </u>
urity Code: