Cary A. Levinson & Associates,Inc Life Brokerage Services 5551 N. University Drive, Suite 201 Coral Springs, FL 33067

PRODUCER HISTORY

800-375-2279									
1. WRITING AGREEMENT							1	Please Print in	Black Ink
Producer			S	Sex	Date of Bi	rth	City	, State of Birth	(PR Only)
Corporate Contracting Inform	ation: Corporate Name ((as printed on ir	surance lice	ense)	Your posit	ion in corpor	ration (mus	st be a principa	l)
Residence Address			City, State,	Zip			Со	unty	
Business Address			City, State,	Zip				nd all mail to: Business	lome
Cell Phone Bu	isiness Phone	Resident Phone	e	Business E	E-mail		Personal	E-mail	
Producer Social Security Number	er Corporate Tax Pay	er Identification	Number	Drivers Lic	cense (State	& Number)			
Resident License State & Numb)er	Corporate Lice	nse State &	Number		NPN Numb	er of Indiv	idual	
				Number				iuuai	
 IA American Life Insurance Occidental Life Insurance b. To your knowledge, are y commodities agency, juris c. Are you now or have you of any insurance securitie d. Has any insurance company nonproduction of busines e. Have you ever been conv If yes, list: Date If a 1033 violation, atta f. Do you have any judgmeng g. Are you indebted to any in h. Have you filed for bankru i. During the past 10 years, canceled, or revoked any reason whatsoever? j. Have you ever had any co Company, filed against yo k. If you currently hold NASI l. Have you taken the Anti-I Q Our Company 	e Company of North Carol ou presently the subject sdiction, or organization? ever been a defendant ir es or commodities law or any within the past 10 ye ss or at your request? ricted of a misdemeanor (County ach consent letter from a nts or tax liens, bad debts nsurance company, gene uptcy under any bankrupt , has any commissioner of license issued to you, fir complaints, including but r pu?	lina? of any investiga of any litigation a regulation? ears canceled ar (other than a mi ppropriate Depa s, or collections eral agent, or ma cy act in the las or any Departme ned you, or ever mot limited to co es number(s) training course	alleging the alleging the ny contract with inor traffic o artment of lu items of an anager (inclu it 10 years? ent of Insura refused to i	eeding by an violation of a vith you for ffense), a fe tate surance. y kind again iding debit b nce or any s ssue or rend th an Insura	ny insuranc any agreem any reason lony or viola nst you? balances)? . stock excha ew any sucl	e, securities, ent with or p other than th ation of 18 U nge suspend n license for ment or Insu	, or provision he SC 1033?. Jed, any rance	Yes Yes Yes Yes Yes Yes Yes Yes Yes Yes	 No
If no, you must take the Company online AML training course located on the Company website. (See "AML Course Access Instructions" in your Contracting Kit.) <u>DO NOT</u> SEND IN YOUR CONTRACT WITHOUT OUR COMPANY AML COMPLETION CERTIFICATION. (THE EXCEPTION TO THIS REQUIREMENT IS THAT IF YOU HAVE TAKEN THE <u>LIMRA</u> AML COURSE, YOU MAY SEND IN YOUR CONTRACT AND THE COMPANY WILL VERIFY YOUR COMPLETION OF THE AML COURSE). 3. EXPLANATION - <i>Please explain any "Yes" answers here; attach additional sheets if necessary.</i> This is just to advise you that your application for contract will be processed as quickly as possible. Public Law 91-508 requires that a routine inquiry may be made during our initial or subsequent processing which will provide applicable information concerning character, general reputation, criminal records, personal characteristics and mode of living. Upon written request, additional information as to the nature and scope of the inquiry, if one is made, will be provided.									
Date				Your Sigr	nature				

AGENCY AGREEMENT

THIS AGENCY AGREEMENT ("Agreement") is entered into between AMERICAN-AMICABLE LIFE INSURANCE COMPANY OF TEXAS ("AATX"), Recommending Agency and the Agency identified in the Producer History ("Agency").

IN WITNESS WHEREOF, and in consideration of the mutual covenants and agreements contained herein and intending to be legally bound, AATX, Recommending Agency and Agency agree as follows:

SECTION I - APPOINTMENT, AUTHORITY, AND RESPONSIBILITY

- **1.1** AATX hereby appoints Agency to represent it in the sale of those insurance policies ("Policy" or collectively "Policies") listed on the Commission Schedules as it may be amended from time to time. AATX retains the right to appoint other agencies in the same territory as Agency. Agency is authorized to solicit and supervise the solicitation and procurement of applications for Policies through recruited agencies, those sub-agencies responsible to the person or entity executing this Agency Agreement, or producers, those persons or entities executing a producer Agreement with AATX recruited and recommended to AATX by Agency (collectively, the above recruited agencies and producers shall be referred to as "Recruited Agencies"), to forward Policy applications to AATX for approval or rejection, to collect premiums, and to deliver policies as directed by AATX.
- **1.2** Agency is an independent contractor. Neither Agency nor its Recruited Agencies shall have authority, other than that expressly granted herein; and no forbearance or neglect on the part of AATX shall be construed to waive any of the terms of the Agreement or to imply the existence of any authority not expressly given. Neither Agency nor its Recruited Agencies are authorized to:
 - (a) make, alter, amend, waive, extend or discharge any Policy or Policy rates, conditions, or provisions;
 - (b) waive or extend the time of payment of any premium due under any Policy;
 - (c) waive any breach, or proposed violation, or misrepresentation on the part of any insured or proposed insured;
 - (d) bind or obligate AATX to any liability except as expressly provided herein;
 - (e) use any advertising, lead generation or sales materials without prior written consent of AATX;
 - (f) make any endorsement or attach any instrument by way of illustration or otherwise to the policies of the Company;
 - (g) receive any moneys due, or to become due, to the Company except on receipt signed by the President or Secretary of the company, without first obtaining from the Company permission in writing to do so;
 - (h) incur any indebtedness in the name or on behalf of AATX.

SECTION 2 - LICENSING AND APPOINTMENT OF RECRUITED AGENCIES

2.1 Agency shall recruit and recommend qualified persons or entities for appointment as Recruited Agencies to solicit applications for Policies and shall manage, supervise and train such persons or entities. AATX shall appoint such Recruited Agencies and retains the right to refuse to appoint any person or entity as its agent and may, without notice and in its sole discretion or upon the advice of Agency, terminate the appointment of any Recruited Agency. AATX shall have the right to at any time modify or cease to issue any policy or policies, or to withdraw from any territory.

2.2 Agency's authority to represent AATX shall be contingent on Agency's conforming to all rules and guidelines as may be stated in this Agreement. AATX rate books, AATX compliance manual or any other materials (the "Company Rules") AATX provides to Agency. In addition, AATX shall comply with all federal, state or local laws, rules and regulations (the "Law and Regulations") where AATX is doing business. Agency shall pay all federal, state, and other governmental taxes and license fees levied against Agency or its Recruited Agencies by the laws of any government authority wherein Agency does business. Agency shall pay all expenses which it incurs in the performance of this Agreement.

SECTION 3 - PRIVACY

3.1 Agency shall hold in strictest confidence all nonpublic personal financial information or nonpublic personal health information related to any insured or policyholder or to any consumer or customer (as such terms are defined under applicable state or federal privacy laws) of AATX, obtained by Agency in the performance of Agency duties and obligations under this Agreement. Agency shall not disclose or use such information except as necessary to carry out Agency's duties and obligations under this Agreement or as otherwise required under applicable state or federal law. This provision survives termination of this Agreement.

SECTION 4 - COMPENSATION

- **4.1** AATX shall compensate Agency in accordance with the Commission Schedule as amended from time to time, for the products indicated on the Commission Schedule, for premiums received and accepted by AATX on Policy applications written by Agency and its Recruited Agencies.
- **4.2** Compensation due to Recruited Agencies shall be deducted from the compensation paid to Agency and shall be paid direct to Recruited Agencies. Agency shall indemnify and hold AATX harmless from any liability, loss, cost or expense, including attorney's fees, incurred by AATX resulting from or in connection with any claim or action brought by any Recruited agencies with respect to payment or nonpayment of compensation.
- **4.3** AATX may, upon not less than thirty (30) days notice, change the compensation provided herein with respect to Policies issued after the date of such change.
- **4.4** The right of Agency to receive all compensation on Policies sold pursuant to this Agreement shall be vested in Agency. AATX shall pay compensation even after termination, subject to exceptions set forth in Section 4.5.
- **4.5** Payment of compensation to agency may be terminated by AATX notwithstanding Section 4.4 when: (1) the total payable in the preceding calendar year is less than one thousand dollars (\$1,000); or (2) this Agreement has been terminated for reasons set forth in Section 7.2(f); or (3) Agency or its Recruited Agency does any act which would result in termination pursuant to Section 7.2(f) regardless of whether this agreement has already been terminated.

4.6 Agency shall assume responsibility for the financial integrity of all Recruited Agencies and all obligations of Recruited Agencies to AATX which arise after the effective date of this Agreement. Agency shall indemnify AATX and Agency's account shall be charged the full amount of all such obligations in default.

SECTION 5 - INDEBTEDNESS

- **5.1** Any of the following transactions between AATX and Agency shall be a loan and create a debtor-creditor relationship between AATX and Agency.
 - (a) the refund or return of any premium collected by Agency or its Recruited Agencies for which AATX has paid a commission;
 - (b) any advance made by AATX to Agency against future compensation for any reason;
 - (c) any other loan or debt between AATX and Agency.
- **5.2** The indebtedness created by any of the transactions of Section 5.1 above is due and payable on demand and shall create a first lien on any compensation due or to become due Agency. AATX retains the right to offset such indebtedness against any payment due Agency. Any indebtedness not paid when due shall vest AATX with the authority and power to seek all available legal and equitable remedies against Agency to obtain repayment of the indebtedness.

SECTION 6 - ASSIGNMENT

6.1 This Agreement shall not be assigned or otherwise transferred by Agency without the prior written approval of AATX. Any assignee shall be bound by the terms of this Agreement.

SECTION 7 - TERMINATION

- **7.1** This Agreement shall remain in full force and effect until terminated upon thirty (30) days prior written notice given by either party to the other. Termination of this Agreement shall not affect any duties, obligations, or liabilities incurred prior to termination except as otherwise provided herein. Within thirty (30) days of termination of the Agreement, Agency shall return to AATX all AATX materials and shall indemnify AATX for any cost incurred to secure AATX's property should Agency fail to honor AATX's demand.
- **7.2** This Agreement may be terminated immediately, without notice in the event of and as of the date of the occurrence of:
 - (a) bankruptcy, insolvency, receivership, liquidation, or assignment for the benefit of creditors by either party; or
 - (b) cancellation, suspension, or revocation of Agency's insurance license by any governmental or regulatory authority having jurisdiction; or
 - (c) death or dissolution of Agency; or
 - (d) IRS levies; or
 - (e) failure to secure AATX any new paid life insurance during any period of 180 days.
 - (f) Agency's breach of this Agreement by:
 - (1) the wrongful withholding of funds belonging to an applicant or AATX for a Policy or Policies; or
 - (2) the intentional or systematic inducement of insured(s) to lapse, relinquish, or surrender a Policy or Policies; or

- (3) the intentional or willful failure to comply with the laws, rules, or regulations of any governmental or regulatory authority having jurisdiction; or
- (4) any default in the performance of any material term or condition of this Agreement.

SECTION 8 - BOOKS, ACCOUNTS, AND RECORDS

8.1 All books, accounts, correspondence, and other records of Agency relating to business transacted pursuant to this Agreement shall, at all times, be open to inspection by AATX or its designated representative and AATX may make copies thereof before or after the termination of this Agreement.

SECTION 9 - AMENDMENT

9.1 This Agreement constitutes the entire contract between the parties and may not be amended or modified without the express written approval of an officer of AATX and Agency.

SECTION 10 - INDEMNIFICATION

10.1 Agency shall indemnify and hold AATX harmless from any liability, loss, cost or suit brought against AATX resulting from or in connection with any unauthorized acts, any error or omission, or any breach of any of the provisions of this Agreement by Agency, Agency's employees or Recruited Agencies.

SECTION 11 - MISCELLANEOUS

- **11.1** Should Agency or Agency's Recruited Agencies engage, before or after termination of this Agreement, in any act prohibited by Section 7.2(f) (1) or Section 7.2(f) (2), it may result in irreparable injury to AATX for which there may be no adequate remedy at law and Agency hereby agrees that AATX may obtain injunctive relief.
- **11.2** If any provision of this Agreement is deemed void, illegal, or unenforceable, the validity of the remaining portions shall not be affected thereby. Any waiver of the rights of AATX under this Agreement on one occasion shall not constitute a continuing waiver of any such right.
- **11.3** This Agreement is performable in, and all sums due from one party to the other are payable in McLennan County, Texas, and all legal proceedings in regard hereto shall be instituted in McLennan County, Texas, and all parties hereto expressly waive any privileges they may have as to venue contrary to this provision. It is further expressly agreed that all provisions of this Agreement and any controversy that may arise thereunder shall be construed according to the laws of the State of Texas.
- **11.4** If AATX or Agency should bring a court action alleging breach of this Agreement or seeking to enforce, rescind, renounce, declare, void or terminate this Agreement or any provisions thereof, the prevailing party shall be entitled to recover all of its legal expenses, including reasonable attorney's fees and cost (including legal expenses for any appeals taken and attorney's fees incurred as a result of Bankruptcy proceedings), and to have the same awarded as part of the judgment in the proceedings in which such legal expenses and attorney's fees were incurred.

SECTION 12 - COMPLETELY INTEGRATED AGREEMENT

12.1 This Agreement along with the Schedules of Commissions, and any other supplemental Addendums, contain the entire and complete Agreement between the parties, and each of the parties hereto agree that there are no prior or contemporaneous agreements, promises or representations that are not set forth herein.

SECTION 13 - SOCIAL SECURITY/TAXPAYER IDENTIFICATION NUMBER CERTIFICATION

- certify that: Ι,
- 1. The following is my correct taxpaver identification number or social security number.

Social Security # or Taxpayer Identification #

2. I am not subject to backup withholding either because I have not been notified by the IRS that I am subject to backup withholding as a result of a failure to report all interest or dividends, or the IRS has notified me that I am no longer subject to backup withholding.

NOTE: If you have been notified by the IRS that you are subject to backup withholding, cross out item #2 and attach an explanation.

This Agreement is only effective upon signing by an authorized officer of the Agency, Recommending Agency and AATX.

GENERAL AUTHORIZATION AND RELEASE

I hereby authorize AATX to contact any past employer, business associate, business partner, military service, court, law enforcement agency, insurance company, financial institution, or any other person or entity to obtain information about my background, employment, schooling, business activities and experience, character, criminal record, or financial status.

I hereby authorize any of the above person, institutions, or entities to provide the above information to AATX and waive and release any claims I may have related to the providing of such information. I also authorize them to rely on a photocopy or facsimile copy of the authorization.

I also acknowledge that AATX may participate in programs which provide background and financial information on insurance agents, including debit balances. I authorize AATX to obtain information from these programs and to share any information obtained from other sources with these programs. I also waive and release any claims I may have related to the sharing of such information by AATX or the programs in which AATX participates.

This authorization is continuing and remains in effect until revoked by me in writing delivered to an officer of AATX.

I hereby certify that any representations and warranties made in this Agreement are true. I understand that if any representation or warranty given in this Agreement is found to be incorrect or incomplete, it may be grounds for AATX to decline my application for appointment or immediate termination at the sole discretion of AATX.

AGENT SIGNATURE (If a Partnership, all partners must sign.)				
BY:(Signature)	(Title)	(Date)		
BY:(Signature)	(Title)	(Date)		

AGENT PERSONAL GUARANTEE (If a Corporation, the following must be completed)

The undersigned individual hereby personally guarantees the full and faithful performance of all duties and obligations of Agency pursuant to the above agreement.

BY:

DATE OF BIRTH:

(Signature)

SOCIAL SECURITY # _____

(Date)

RECOMMENDING AGENCY (If Applicable) Signature of Recommending Agency_____ Name (Please Print) __Commission Schedule Recommended ____ Agent #

FOR HOME OFFICE USE ONLY (American-Amicable Life Insurance Company of Texas)			
Commission Schedule Number	_Agent Number		
Authorization Signature			
Title		Effective Contract Date	

ANTI-MONEY LAUNDERING TRAINING COURSE ACCESS INSTRUCTIONS

1. Access your contracting company website at one of the four companies below:

American-Amicable	http://www.americanamicable.com
IA American	http://www.iaamerican-waco.com
Occidental Life	http://www.occidentallife.com
Pioneer American	http://www.pioneeramerican.com
Pioneer Security	http://www.pioneersecuritylife.com

- 2. Click on "Marketing Sales"
- 3. Enter Agent No., and Password. (Agent No. is: AML and Password is: COURSE)
- 4. Hit enter and follow instructions.

IMPORTANT!!

When you complete the course, a Company AML training course certification page will reflect on your computer screen. Make two copies of this page. One is for your file and the other <u>must</u> be sent to the Company with your contracting paperwork.

IF THE CERTIFICATION PAGE IS NOT SENT TO THE COMPANY WITH YOUR CONTRACTING PAPERWORK, YOUR CONTRACT WILL NOT BE PROCESSED!!

CONSUMER REPORT NOTIFICATION AND AUTHORIZATION

Through this document American-Amicable Life Ins. Co. of TX, IA American Life Ins. Co., Pioneer American Ins. Co., Pioneer Security Life Ins. Co. and Occidental Life Ins. Co. of NC, disclose to you that a consumer report or an investigative consumer report, is being obtained from a consumer reporting agency for the purpose of evaluating you for appointment as an agent. This report may contain information bearing on your credit worthiness, credit standing, credit capacity, character, general reputation, criminal records, personal characteristics, or mode of living from public record sources or through personal interviews with your neighbors, friends or associates. You have a right to request additional disclosures regarding the nature and scope of the investigation and a written summary of your rights as a consumer.

I authorize and request any consumer reporting agency to furnish any and all information in their possession regarding me in connection with my appointment for agent. A photocopy of this authorization may be accepted with the same authority as the original, and I specifically waive any written authorized request.

I have the right to make a written request within a reasonable period of time to receive additional, detailed information about the nature and scope of this investigation.

I authorize American-Amicable Life Ins. Co. of TX., IA American Life Ins. Co., Pioneer American Ins. Co., Pioneer Security Life Ins. Co. and Occidental Life Ins. Co. of NC, to share this information with the authorized representatives involved in my licensing and contracting process.

Print Name
Signature
Date of Birth (for identification purposes only)
Social Security Number (for identification purposes only)

If name changed (through marriage or otherwise), print former name here

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=partner	ship)►Exem	pt payee
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		
reside	pid backup withholding. For individuals, this is your social security number (SSN). However, for ant alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other as, it is your employer identification number (EIN). If you do not have a number, see <i>How to ge</i>		
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.

Compliance Guidelines

Statement of Understanding

I acknowledge that I have read and understand the contents of these Compliance Guidelines for IA American Life Insurance Company, American-Amicable Life Insurance Company of Texas, Occidental Life Insurance Company of North Carolina, Pioneer American Insurance Company, and Pioneer Security Life Insurance Company, referred to collectively as "the Company".

I acknowledge that I have read and understand the contents of the Compliance Guidelines and further understand that if I do not comply, in full, with its provisions it will be a violation of my contract and may result in, without limitation, the cancellation of my contract with the before mentioned Company.

- 1. I acknowledge the need for strict compliance with all applicable state and federal regulations regarding the solicitation and sale of insurance.
- 2. I understand the Company will insist upon strict adherence to all applicable state and federal regulations regarding the solicitation and sale of insurance and understand that I am individually accountable for my own actions.
- 3. I acknowledge that I must be professional in my sales presentations. I acknowledge that I must accurately and completely describe the insurance product being offered, help the purchaser understand the terms and conditions of the insurance product being sold, and comply with all applicable state and federal regulations. I understand that violations of the Compliance Guidelines or applicable insurance regulations may result in the immediate termination of my contract with the companies.
- 4. I understand that I must immediately take the Company approved anti-money laundering training course. I understand that I must take a refresher of the company online anti-money laundering training course every two years.
- 5. I acknowledge that this Agreement does not alter or amend my contract or contracts with the Company or create an employment relationship with the Company. This Agreement does not change the at-will relationship between the parties and me. The contract or contracts between the Company may be terminated at any time by either party upon notice, as set forth in those contracts.

Producer Signature

Producer (Print name)

Annualization Plan Supplemental Agreement

This Supplemental Agreement supplements your agent contract with the undersigned, selected Company(ies). It is intended to provide you with an advanced payment of a portion of first year commissions due on business written by you or your agents.

Plan Provisions:

- 1. Commissions paid under this Supplemental Agreement are an advance of commission from us to you. Such commissions are considered unearned and an indebtedness under the terms of your contract with us until sufficient premiums are paid on a policy to justify the commissions advanced.
- 2. While this Supplemental Agreement is in effect, we will pay you advanced commissions as a percent of 1st year commission due on the annualized premium. Excess and renewal commissions and service fees will not be advanced.
- 3. Policies issued on a monthly direct premium mode, policies that have been reinstated, or policies on you, your spouse, your parents, children, brothers, sisters, business associates or employees are not eligible for annualization under this Supplemental Agreement.
- 4. We reserve the right to declare any policy not eligible for annualization.
- 5. We may, at our discretion, impose a per Policy maximum to any advanced commission payments.
- 6. If any Policy included in any advanced commission payment terminates for any reason prior to the end of its first Policy year, any unearned advanced commission for that Policy is repayable to us on demand, and may be deducted at our sole discretion from any commissions which would otherwise be payable to Agent.
- 7. Any indebtedness created in any of the companies, American-Amicable Life Insurance Company of Texas, IA American Life Insurance Company, Occidental Life Insurance Company of North Carolina, Pioneer American Insurance Company or Pioneer Security Life Insurance Company may be recovered from commissions and/or advances that may become due in any of the aforementioned companies at the sole discretion of the Company.

Termination Provisions:

- 1. Continued eligibility for this plan is at our sole discretion. This Supplemental Agreement may be terminated by you, your recommending agency or us at any time. This Supplemental Agreement shall automatically terminate upon the termination of your contract with us.
- 2. Upon the termination of your contract, any advanced commissions which have not yet been earned will be treated as an indebtedness under the terms of your contract with us. This provision survives the termination of this Supplemental agreement.

Agent Name

Date ___

Signature of Agent____

As General Agent for the above agent, I agree to assume any indebtedness that may result from this Supplemental Agreement and that such indebtedness will be considered an indebtedness under the terms of my contract with the Company(ies).

Print Recommending Agency Name	Advance %	
Signature of Recommending Agent	Date	
Participating Companies:		
American-Amicable Life Insurance Company of Texas	Pioneer American Insurance Company	
IA American Life Insurance Company	Pioneer Security Life Insurance Company	
Occidental Life Insurance Company of North Carolina		

Agent's ACH Direct Deposit Request

Fax To: 254 297-2126 or Mail to the Marketing Department P.O. Box 2549, Waco, Texas 76702

Bank Information Bank Name Bank Name Street Address City State Zip Transit/ABA Number (lower left of your checks) Account Number Type of Account: Checking Savings

A VOIDED CHECK OR CORRESPONDENCE FROM YOUR BANK WITH ROUTING NUMBER AND ACCOUNT NUMBER MUST ACCOMPANY THIS FORM.

9508(6/14)

Agent Number

Last 4 of SSN

Email Address

Phone Number

AMERICAN-AMICABLE GROUP OF COMPANIES

American-Amicable Life Insurance Company of Texas IA American Life Insurance Company Occidental Life Insurance Company of North Carolina Pioneer American Insurance Company Pioneer Security Life Insurance Company

BUSINESS ENTITY ADDENDUM

Business Entity Name (as printed on insurance license):

	(the "Agency")
Business Address:	
Business Phone:	E-mail Address:
Federal Tax ID Number:	Form of Business Entity:
State of Incorporation/Formation:	Date of Incorporation/Formation:
-	-

AUTHORIZED REPRESENTATIVES:

Complete all information for current officers, owners and key personnel of the Agency (use extra pages if needed) (Note: person listed first is responsible for maintaining individual insurance license(s) associated with the Agency):

NAME (List Full Name)	LAST 4 DIGITS OF SSN	TITLE	DATE APPOINTED/ELECTED
	•	•	

By signing below, I agree as follows:

- The above-listed officers, owners and key personnel ("Authorized Representatives") are authorized to act on behalf of the Agency in all dealings with the above-named insurance companies ("Company"). The Authorized Representatives have been properly appointed or elected to the titles stated opposite their names, and/or otherwise properly authorized to act as a representative of the Agency.
- 2. The Agency and/or the Authorized Representatives will notify the Company in writing of all changes applicable to the Agency's corporate structure, ownership and/or operation, *including but not limited to changes in the list of Authorized Representatives*, relevant license and registration information, and contact information.
- 3. The Agency and the Authorized Representatives are in compliance and will continue to comply with all federal, state or local laws, rules and regulations including, but not limited to, maintaining appropriate licenses and registrations, paying all required fees and taxes, and keeping records of transactions involving Company business.
- 4. The Agency is in compliance and will continue to comply with its articles of incorporation, articles of organization, limited liability agreement, operating agreement, by-laws, charters and/or any related corporate governance documents.

The undersigned agrees that the Company shall have no further duty to inquire into the status and/or condition of the Agency's business structure or the Authorized Representatives. The Company shall be fully protected in taking or permitting any action in reliance on any document, information, communication, notification or report provided by any of the Authorized Representatives on behalf of the Agency, and the Company shall not incur any liability for such action. The Agency and the undersigned hereby agree to indemnify, defend and hold harmless the Company and its affiliates against all liability for losses, costs, and expenses, including attorneys' fees, which the Company may incur as a result of actions taken or not taken as the result of any document, information, communication, notification or report provided by any of the Authorized Representatives is no longer so authorized at the time, *unless* the Company was previously notified of a change in the list of Authorized Representatives under Section 2 above. Nothing in this Addendum will alter or modify the Agency Agreement except as expressly stated herein.

	(Signature)
Print:	
Title:	Date:



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 sold 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 walves 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 sold 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 under said 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.

Date

Signature

Printed Name

AUTHORIZATION TO CHARGE SUMS TO CREDIT CARD Please initial one of the following:

I do not require commission loan advancement, and therefore am not providing credit card information below. I understand, however, that I am required to reimburse Levinson & Associates, inc. for any sums paid as guarantee for obligations as datailed above.

i request commission loan advancement, and am providing two (2) credit card numbers below.

Expiration Date:	Name on Card;	Security Code:	
Page 2 of 2			
Cardholder Signature:	· · · · · · · · · · · · · · · ·		
	VISA 🔲 MasterC		
Expiration Date:	Name on Card:	Security Code:	