



General Agent Contracting Kit

Instructions:

- ✓ Complete the Application For Appointment:
 - Include Social Security number.
 - Submit a copy of a pre-printed void check or pre-printed void savings card with contracting forms.
 - Complete Anti-Money Laundering (AML) Training section. Federal law requires AML Training for <u>all</u> insurance agents. Please include a copy of a certificate of completion for an AML training course completed within the past two years with your contracting forms. Contracting forms without AML information will not be processed.
 - Complete the Business Practices section:
 - "You" means yourself and any business in which you are, or were, an owner, partner, manager, director, or officer.
 - Sign and date the Application For Appointment:
 - Recruiter's signature is required.
 - Read, sign and date the Authorization for Release of Information.
- ✓ Read, sign and date the General Agent's Contract.
- ✓ Submit the completed, signed Application For Appointment (two pages) and the General Agent's Contract (two pages), along with copies of:
 - Your resident insurance license (if corp, include corp license and W-9).
 - A copy of a pre-printed void check or pre-printed void savings card (required for EFT and annualized commissions).
 - Proof of completion of an AML Training course.

Submit completed contracting forms to Immediate Upline.

Do not submit paperwork directly to the Home Office.

General Agent Transfer Guidelines:

Appointed Less Than 6 Months:	Needs a release from existing MGA regardless of production. After 6 months from date of transfer, new MGA may request a contract level increase.
Appointed For 6 Months Or Longer:	Needs a release from existing MGA if the agent has received any 1st- year commissions, including overrides, in the past 6 months. Otherwise no release is needed. After 6 months from date of transfer, new MGA may request a contract level increase, unless transferring from a Sub-Agent contract.
<u>Transferring Agent Has Downline:</u>	Needs a release from existing MGA if the agent has received any 1st- year commissions, including overrides in the past 6 months. Otherwise no release required. Entire downline will move with transferring agent. New upline assumes responsibility of all downline agents. After 6 months from date of transfer, new MGA may request a contract level increase.
Past Production/Conduct:	If prior contract was cancelled for poor persistency, underwriting concerns, paid to submit ratio, debit balance, etc., new contract may be immediately denied due to history with the Company.

<u>Debit Balance</u>: Any debit balance must be **paid in full** before transfer is processed.

Company Anti-Money Laundering (AML) Program:

United Home Life Insurance Company and United Farm Family Life Insurance Company (collectively, the "Companies") are committed to the detection and reporting of suspicious activities that may involve money laundering. The AML Program is intended to prevent the Companies from being used to facilitate money laundering, or funding terrorists or criminal activities. All contracted independent insurance agents are expected to meet their obligations under the AML Program.

As an agent, you have an important role in the AML Program. You work directly with the clients and are the first line of defense for the Companies against money laundering and terrorist financing activities. Agents are required to:

- Make reasonable efforts to determine the true identity of each client
- Recognize "red flags" or signs of suspicious activity that suggest money laundering or terrorist funding
- Report "red flags" to the Companies
- Complete AML Training and refresher course requirements

Agents who violate the requirements of the AML Program may be subject to disciplinary action which may include agent contract termination with the Companies. In addition, violators may be subject to criminal penalties.

United Home Life Insurance Company United Farm Family Life Insurance Company



General Agent's Appli	cation For A	ppointment			
Full Legal Name:					
Last Social Security Number:		First	Dlaa	e Of Birth:	Middle
Social Security Number:			r lac	e OI birtii:	
REQUIRED					(City, State)
G	ender: 🗖 M	Πτ	Date	of Birth:	(-),)
			(mr	m/dd/yyyy)	//
Appointment Information	•				
Type: Individual R	esident Insuran	ce License Nu	nber:		
□ Corporation Na	ame:			Tax	ID:
Contact Information:		ddress Will Be			
Business Address:	Street		City	Sta	te Zip
Business Phone:			5		_
Email:			@		
*Home Address:					
	Street		City	Sta	te Zip
Home Phone: *If at this addres	s for less than 6 mo	nths_provide proof	Cell Pho of address (e.g., the		
Personal Data:		nino, provido proci	01 uuu 000 (0.8., 0		
Spouse:		Ag	ent's Maiden N	Name:	
(If Applicable)			(If Applicable)		
Commission Level/Hierard	chy:	Completed	by Immediate	e Upline	
Agent 4-Digit Contract Le Commissions may be annualized				OR Annualize	
Policies written on controlled bus	iness (including but	not limited to the	life of the agent or	that of a family n	
annualization. EFT is REQUIRE	D. All commissions	s payable are subject	ct to a per-policy c	ap.	
Immediate Upline Name		Immediate	Upline Signature		Immediate Upline Agent Code
Bank Information for EFT	Commissions:				
Financial Institution:					
Routing/Transit Number:			Account N	Number:	
Name On The Account:			_		
Ivanie On The Account.	Checking	₽: □	Savings: 🗆		opy of a pre-printed void check
Anti-Money Laundering T		ə [.] —		or a pre-pri	inted void savings card.
Yes, I certify that I have c		Training:	□ Vendor	r:	
Include a copy of an AML course If vendor is LIMRA, simply inclu course in mm-dd-yyyy format.				te Completed	

Have you previously represented United Home Life or United Farm Family Life?

Number of years in insurance? Other carriers you represent?

Business Practices:		
"You" means yourself <u>and</u> any business in which you are, or were, an owner, partner, manager, director or officer.	Yes	<u>No</u>
1. Have you ever had an insurance license or appointment, or securities registration, or an application for such denied, suspended, cancelled or revoked?		
2. Have you ever been arrested, convicted of, pled guilty, nolo contendere or no contest to, or received a deferred or suspended judgment or sentence for any felony or misdemeanor other than a minor traffic violation?		
3. Has a complaint against you involving insurance or securities ever been filed with any legal authority, insurance regulator, the NASD or SEC?		
4. Has any bonding company or errors & omissions liability insurance company ever denied your application for coverage, rescinded or terminated your coverage or paid a claim on your behalf?		
5. Are you now or have you ever been involved in any lawsuit, arbitration or mediation of a dispute or bankruptcy? Please provide documentation of current status.		
6. Is there now any unsatisfied judgment against you or any lien (including any tax lien) against you or any of your property?		
If the answer is 'yes' to any of the above questions, please include a letter of explanation & all applicable court docum	nentation	•
The Violent Crime Control And Law Enforcement Act Of 1994 The Violent Crime Control and Law Enforcement Act of 1994 (the "1994 Crime Act") makes it a federal crime to (1) knowingly make fall	no motorial	
statements in financial reports submitted to insurance regulators; (2) embezzle or misappropriate monies or funds of an insurance company material false entries in the records of an insurance company in an effort to deceive officials of the company or regulators regarding the fir of the company; or (4) obstruct an investigation by an insurance regulator. THE 1994 CRIME ACT ALSO MAKES IT A FEDERAL CRI INDIVIDUALS WHO HAVE BEEN CONVICTED OF A FELONY INVOLVING DISHONESTY, BREACH OF TRUST, OR ANY OF OFFENSES LISTED ABOVE TO WILLFULLY PARTICIPATE IN THE BUSINESS OF INSURANCE. WILLFULLY PARTICIPATE BUSINESS OF INSURANCE INCLUDES ACTING AS AN INSURANCE AGENT. Penalties for violating the 1994 Crime Act include \$50,000 and imprisonment for up to 15 years.	nancial con IME FOR THE NG IN TH	dition E
Will you be in violation of the 1994 Crime Act if you act as an insurance agent?		
Authorization For Release Of Information I hereby authorize the Company to obtain consumer reports or investigative consumer reports about me. I further authorize any employer, company, general or managing agent, school, financial institution, consumer reporting agency, criminal justice agency, regulatory authorit having any information about me – including without limitation information regarding my past and present employment, academic record, conviction and regulatory sanctions, credit worthiness, credit standing, credit capacity, character, general reputation, personal characteristi living – to release such information to the Company or any consumer reporting agency that is preparing a consumer report or investigative about me for the Company. I understand that gathered information may be shared with my upline(s) for the limited purpose of rendering of my appointment with the Company. Pursuant to the laws and regulations of the states of California, Minnesota and Oklahoma, I am hereby consumer reports will be obtained through any or all of the agencies listed below and I have the right and opportunity to present evidence report PO Box 12368 PO Box 12368 PO Box 7247-6157 General Information Set PO Box 12368 PO Box 12368 PO Box 7247-6157 Chapin SC 29036- The Vector Insurance Network will be checked for any reported outstanding debt with other insurance companies or agencies. If a consum report/investigative consumer report is obtained, I understand I am entitled to receive a copy and I have the right and opportunity to present regarding the accuracy and relevance of the background check. I also authorize the Company to continually obtain credit reports and consinvestigation reports in the future without prior approval by me and without notice by the Company for a	y or indivi record of cs and mod consumer lecisions a notified t regarding t rvices, Inc. 0353 ner credit it evidence umer the Comp tment wil ation or	dual arrest, de of report ffecting hat a he any.
omission of information may result in the withholding or withdrawal of any offer of appointment or the revocation of by the Company whenever discovered. I acknowledge receipt of the Fair Credit Reporting Act Disclosure.	appoint	ment
Name (Please Print)		
AGENT SIGN HERE Signature / Date (mm	/	
	, au, y y y y j	



General Agent's Contract

General Agent:

Contract Date:

This Contract is made between United Home Life Insurance Company and United Farm Family Life Insurance Company (collectively the Company) as applicable and its predecessors, successors and/or assigns ("we" and "us") and the person, firm or corporation named above ("you").

1. Relationship

You are an independent contractor. Nothing contained in this Contract may be construed to create an employer-employee relationship between you and us. You have no authority, express or implied, to act in any manner or by any means for or on behalf of us in any capacity other than that of an independent contractor, and you have no authority to act in any manner except herein expressly set forth.

2. Authority To Solicit

We hereby appoint you to act as our Independent General Agent, subject to the terms and conditions below, to procure applications for insurance products that are approved for sale by the respective state authority and for which you have been properly licensed; to collect the first premium on each insurance or annuity policy applied for in accordance with our procedures, and immediately send same over to us; to deliver insurance and annuity policies as directed by us if the proposed insured is in good health, acceptable and insurable, and the first premium has been paid. You shall at all times during the life of this contract be licensed by the appropriate state authority for the writing of life insurance products offered by the Company. Failure to maintain such life insurance licensing shall terminate this contract immediately. You agree to comply with all applicable governmental statutes, regulations, rules, regulatory opinions, decisions and other laws in conducting insurance business, and with our rules, policies, guidelines, operating procedures, etc., that we publish from time to time. All applications for insurance contracts must be acceptable to us in our sole discretion, and our right of acceptance or rejection is absolute and unrestricted. You may not apply as an owner of any insurance policy on the life of a prospective customer, nor list yourself as beneficiary of any such policy unless you have a legitimate insurable interest in the life of the proposed insured as determined by appropriate law and by us. You may not make any representations, promises or warrants regarding product benefits or values, or any contract values not specifically stated in the insurance contract. You do not have the authority to alter, modify, waive or change any of the terms, rates, or conditions of our policies or contracts; to collect or receipt for premiums or renewals other than the first premium; to submit other than the full premium to us; to execute any contract in our name; to endorse checks made payable to us; to advertise or publish any matter or thing concerning us or our policies without advance permission from us; or to perform any act other than that expressly authorized in this Contract. You agree to notify us upon receipt of any customer complaint you or your agents receive concerning you or any of your agents, or us or any of our products, in accordance with any complaint handling policy, procedure or guideline as we may publish from time to time. You also agree to give your full and complete cooperation in responding to any customer complaint or inquiry and will promptly respond, in writing, if and when we so request.

3. Authority To Appoint Agents

You have the authority to recruit and recommend to us individuals to be appointed as our agents, subject to our approval. You may designate agents on whose production you are to receive compensation from us, in a form that is acceptable to us. You are responsible for the activities of any such agents on whose production you are entitled to receive and/or have received compensation from us (referred to as "your agents"). You are responsible for providing adequate and proper supervision and training to your agents, and for encouraging your agents' compliance with the terms and conditions of their appointment agreements and contracts with us and with all applicable governmental statutes, regulations, rules, regulatory opinions, decisions and other laws in conducting insurance business, and with our rules, policies, guidelines, operating procedures, etc., that we publish from time to time.

4. Commissions

Compensation will be paid in accordance with the appropriate commission schedule as modified by us from time to time, for production by you or your agents. We reserve the right to revise the commission schedule at any time, and from time to time at our sole discretion. You must obtain commission statements, schedule, and production information from our agent extranet website.

To the extent you are required by state law or federal law to disclose to a customer your compensation earned, you will abide by any and all such requirements in a timely manner. You must not engage in any type of compensation rebating.

No compensation or other fees will be paid on premiums waived under the provisions of any policy procured by you or any of your agents. Commissions will not be paid on premiums paid subsequent to the lapse of a policy unless that policy is reinstated solely through your efforts or the efforts of your agents. We have sole discretion as to the amount of any commissions to be paid on premiums we receive on sub-standard cases; for policies which must be reinsured; on first-year premiums for a policy applied for within one year, either before or after a policy on the same insured lapses or is reduced; on first-year premiums for a new policy issued by reason of the conversion or change of a policy; and on premiums for policies not included herein or which may be hereafter issued by us. Commissions on additional benefits such as premium waiver, accidental death, and payor benefits will be at the same percent as specified for the base policy to which the additional benefit is attached, except that our sole discretion governs commissions on the first-year premium for benefits added to an existing policy.

All commissions payable to you will be reduced by commissions we pay directly to your agents under your supervision and approved by us, or to their executors, administrators, surviving spouses or estates.

Upon termination for cause, no further compensation will be payable hereunder. Except as otherwise provided, first year and renewal commissions will be fully vested as premiums are applied. Upon termination with or without cause, no further service fee commissions or performance bonus payments, if any, will be payable.

5. Unissued Applications/Unpaid Policies

If a policy, based on an application received from you, is issued on a standard basis according to the terms of the application received, and if the policy is, for any reason, not accepted by the applicant and the first premium is not paid by the applicant, you agree to reimburse us for any medical or inspection, or other expense connected with the processing of the application.

6. Privacy of Customer Information

You and your employees will keep all customer information strictly confidential, complying with all federal requirements regarding disclosure of confidential client information, including but not limited to the provisions of HIPAA. You will maintain adequate privacy systems and safeguards to protect the confidentiality of such customer information, consistent with current law.

7. Vested Commissions

In the event this Contract is terminated by either party for other than termination for cause, you will continue to receive the commissions payable from premiums on policies, where applicable, through the tenth (10^{th}) policy year. Commissions after the tenth (10^{th}) policy year are non-vested service fees and we have sole discretion in determining whether adequate servicing is being performed by you, and we have the right to reassign policyholders for the purpose of servicing.

In the event this contract is terminated by the death of the General Agent, the surviving spouse, or if no surviving spouse, the executor or administrator shall continue to receive the vested commissions payable herein.

8. Forfeiture

Should you at any time endeavor to induce agents to discontinue their contracts with us, our policyholders to surrender or replace their policies, withhold any property belonging to us after demand for its relinquishment has been made by us, willfully misappropriate funds belonging to us, commit any other fraud against us or our policyholders, or have your license to act as an insurance agent or broker revoked for cause after an opportunity for a hearing by the Insurance Department of any state, then you will forfeit any and all commission interest acquired under this or any other contract with us.

9. Indebtedness And Liability For Agent Accounts

You are responsible for expenses and debts to us that you and your agents incur. Any sum that may be advanced to you or your agents by reason of the provisions in this Contract, or otherwise, will be and becomes your debt to us, due and payable immediately on demand. We may offset against any amounts payable to you any debt or debts now due or that may become due at any time and such debt or debts will be a first lien thereon. No extension of time for payment of any such indebtedness or modification of the amount of same which may be granted by us shall waive our rights.

You are jointly and severally liable with each of your agents to us for all monies advanced by us to your agents at your request and all liabilities existing under your agents' contracts, and our books and records are exclusive evidence of such accounts and liabilities. In order to secure the payment of all such monies and liabilities which may become due hereafter, you hereby assign to us as collateral all amounts due and to become due you as overwrites on business from each of your agents together with all notes of your agents which now exist or may hereafter exist and be payable to you.

10. Refunds

Should we, for any reason, refund any premium on any policy, you will repay, on demand, any commission received on that premium. 11. Assignment

No assignment of any commissions, any other amounts, or any portion thereof, due or that becomes due to you will be valid unless authorized in advance in writing by an officer of the Company, and any authorized assignment is subject to any and all of your indebtedness to us then or thereafter existing.

12. Amendment

This Contract cannot be changed by any verbal promise or statement by whosoever made, and no written modification or change will bind us unless it is signed by an officer of the Company authorized to do so, and expresses an intention to modify or change this Contract. Subsequent amendments to this Contract may be made by us through preparing and transmitting to you such an amendment.

13. Advertising

You are responsible for knowing all laws, regulations and standards relating to the marketing and sale of insurance contracts in all states in which you are licensed to conduct business. Any sales promotion, sales material or other advertising material you use in connection with the solicitation and/or sale of our product must be submitted to us for our prior written approval of each specific item, pursuant to our published Advertising Guidelines.

14. Legal Proceedings

You shall not take legal proceedings in connection with any matter pertaining to our business without the written consent of an officer of the Company. 15. Sole Agreement

This Contract is the entire agreement and contract between the parties and supersedes any and all previous agreements or contracts between the parties hereto which pertain to the solicitation of applications for any insurance or annuity policy mentioned herein and the payment of commissions or premiums therefore; provided, however, your right to commissions from premiums on policies issued by us under a previous contract with you is not hereby impaired.

16. Termination

If, having carried forward in your commission account with us any indebtedness owed by you as determined in Section 7 of this Contract, following a period of eight (8) consecutive weeks of no first-year commissions paid, or to be paid as due, by us to you or to any agents for which you are eligible to receive commissions from us, we have the right to terminate this Contract for cause.

This Contract will terminate upon your death, or either party may terminate the same by written notice to the other party, either delivered via email, or mailed to the last known address of the party to be notified.

Dated:		/	/
	(mm)	(dd)	(yyyy)

Name of General Agent (Please Print)

Signature of General Agent

United Home Life Insurance Company United Farm Family Life Insurance Company PO Box 7192 Indianapolis IN 46207-7192

Approved By:

United Home Life/United Farm Family Life



Agent Contract Guarantee Agreement Form

Levinson & Associates, Inc. has agreed to guarantee the obligation(s) of the undersigned to repay loans, advances or commissions and/ or overpayment of commissions made by various Insurance companies to the undersigned. In the eventat any time in the future Levinson & Associates, Inc. pays any of the aforesaid obligations; the undersigned agrees to reimburse 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 such sums. The undersigned acknowledges that said sums may be charged at any time after Levinson & Associates, Inc. pays 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. If a debit is created for any reason, the undersigned will immediately be removed from annualization with all contracted carriers until the debit is 100% cleared.

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. Iunderstand, however, that I am required to reimburse Levinson & Associates, Inc. for any sums paid as guarantee for obligations as detailed above.

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

Card One (Required)	Visa	MasterCard	
Card Number		Security Code	
Expiration Date:	Name on the Card _		
Billing Address:		Zip Code:	
Card Holder Signature:			
Card Two (Required)	Visa	MasterCard	
Card Number		Security Code	
Expiration Date:	Name on the Card _		
Billing Address:		Zip Code:	
Card Holder Signature:			

In order to validate the credit card information provided to Levinson & Associates, Inc., Levinson will temporarily withdraw the sum of \$5.00 from the aforementioned account. The purpose of such transaction is to verify the credit card has not expired and is operative. Once the transaction is deemed successful, the funds withdrawn (\$5.00), will be reinstated immediately and will not affect the cardholder.