



**Prudential
PRODUCER APPOINTMENT KIT**

PRODUCER: _____ DATE: _____ 20____

PHONE: _____ EMAIL: _____

Please complete the attached packet and sign in ALL places indicated. When all signatures are in place, please attach the following items;

- ☐ A copy of your current state license
- ☐ A copy of your current E&O
- ☐ A 'voided' check to be used for the EFT of your commissions

**WHEN YOU HAVE THIS PACKET COMPLETE – PLEASE SEND IT TO US USING
ONE OF THE FOLLOWING;**

Email: contracts@donboozer.com

Fax: **1-888-543-0886**

Snail Mail: Don Boozer & Associates
2524 Lillian Miller Parkway
Suite 115
Denton TX 76210

Phone: **1-800-543-0886**

Notes: _____

Prudential Individual Life Division New Appointment Request Cover Sheet

Thank you for your interest in becoming appointed with Prudential Individual Life Division. As part of the application process, please find attached the following documents: (1) Disclosure Statement & Authorization under the Fair Credit Reporting Act; (2) A Summary of Your Rights Under the Fair Credit Reporting Act ("Summary of Rights"); (3) Disclosure of Rights in the State of Washington - Notice of Rights – State of Washington, Fair Credit Reporting Act ("Washington Disclosure Document"); (4) Disclosure of Rights in California ("California Disclosure Document"); and (5) Additional Disclosures under Federal and State Law in connection with the Procurement of Consumer Report / Investigative Consumer Reports ("Additional Disclosures Document"). To complete your application for appointment, you are required to complete and return each of the separate documents outlined below:

(1) The fully completed Confidential Data Sheet (following page); (2) the Disclosure Statement & Authorization Under the Fair Credit Reporting Act; and (3) the separate Additional Disclosures Document.

Follow these instructions:

1. Confidential Data Sheet - Prudential Appointment Application: Complete, sign, and print name and current date.
2. All Appointees must **carefully read** and then sign, print name, and date the separate one-page document entitled "Disclosure Statement & Authorization under the Fair Credit Reporting Act."
3. All Appointees must carefully review the separate four-page Summary of Rights Document.
4. All Appointees must carefully review the separate three-page Washington Disclosure Document and the two-page California Disclosure Document, as they are or may be applicable to the states in which you market products.
5. All Appointees must carefully review the separate two-page Additional Disclosures Document.
 - a. If you market products in California, Minnesota, New Jersey, or Oklahoma: check the "Yes" Box on page 10 of 11 if you wish to receive a copy of the consumer report.
 - b. All Appointees must sign and print name and current date on the last page (page 11 of 11) of the Additional Disclosures Document.

Completed forms can be e-mailed, faxed or mailed to:

E-mail: brokerage.appointment@prudential.com

Fax: (800) 875-5965

Prudential Brokerage Appointments

PO Box 70196

Philadelphia, PA 19176

➤ **In Good Order appointment submissions must include the following requirements:**

- ☐ Fully completed, signed and dated, Confidential Data Sheet (CDS)
- ☐ Letter of explanation for any "Yes" answers from background information section of the Confidential Data Sheet (see instructions within the CDS)
- ☐ Fully completed and signed, with printed name and date, separate document entitled "Disclosure Statement & Authorization under the Fair Credit Reporting Act"
- ☐ Fully completed and signed, with printed name and date, separate Additional Disclosures document (pages 10 and 11 of 11)
- ☐ Broker Agreement (if applicable)

Failure to return all forms may result in the delay of this appointment request.

From: _____ Office: _____

Phone: _____ E-mail: _____



**CONFIDENTIAL DATA SHEET
INDIVIDUAL APPOINTMENT APPLICATION – LIFE INSURANCE**

Type of Contract - Please check applicable boxes.			
<input type="checkbox"/> Individual (Include signed Broker Agreement)			
<input type="checkbox"/> Selling on behalf of a firm, complete firm information, "Section C"			
<input type="checkbox"/> If selling on behalf of a Broker Dealer with compensation being paid to the B-D, complete "Section D"			
A. Producer Information – Complete all fields or mark N/A.			
Last Name		First Name	
		Middle Name	
Social Security Number		Date of Birth	
E-mail Address			
FINRA CRD# (if ever registered)			
Business Address/Suite/ P.O Box			
City		State	Zip
Business Telephone		Fax Number	Mobile Number
Home Address			
City		State	Zip
List State(s) to be appointed		<input type="checkbox"/> Fixed	<input type="checkbox"/> Variable
Florida non-resident appointments, list counties			
B. Errors & Omission – Required only if contracting as an individual.			
<input type="checkbox"/> Yes	Policy Number	Amount of coverage	Carrier Name
<input type="checkbox"/> No			
C. Firm Information - Complete this section only if selling on behalf of a firm. **Important** A separate firm CDS is required when contracting and/or appointing a firm.			
Firm Name		FEIN or Contract No	
Address	City	State	Zip
D. Broker Dealer Information – Complete this section only if selling on behalf of a Broker Dealer.			
Broker Dealer Name		B/D FEIN or CRD Number	
E. Brokerage General Agency (BGA) Information Section – Complete all fields.			
BGA Name		BGA Contract Number	
BGA Contact	BGA Phone	BGA E-Mail	
F. New Business Information Section – Complete all applicable fields.			
Have you submitted new life business with this appointment request?			
<input type="checkbox"/> Yes	Name of proposed insured:		State:
<input type="checkbox"/> No.	Important - If there is no new business and the appointment is being requested in a jurisdiction that allows concurrent submission, the appointment request will not be processed but will be held for 90 days from the date the CDS was signed.		

G. Anti-Money Laundering Certification – Complete if applicable.

Producers affiliated with, employed by, or registered with an entity required under Section 352 of the USA PATRIOT Act to provide ongoing AML training may satisfy Prudential's AML training requirement by providing satisfactory responses to the questions below. "Affiliated" in terms of an insurance company and for purposes of satisfying the AML training means that there is a direct relationship with the insurance company, e.g., a career agent or employed by the insurance company. An appointment to represent an insurance company does not mean you are "affiliated" with that insurance company. If you cannot certify completion of an AML training program, Prudential will enroll you in the LIMRA web based training. A letter of instruction will be provided to you under separate cover.

I certify that I am currently affiliated with or employed by either an insurance company or a bank, located in the United States that is subject to Section 352 of the USA Patriot Act and that I have completed the entity's required AML training program.

☐ Yes ☐ No

Name of insurance company or bank

I certify that I am a currently registered with a Broker Dealer located in the United States and that I have completed the entity's required AML training program.

☐ Yes ☐ No

Name of Broker Dealer

H. Background Information Section – All questions must be answered. Note: A letter of explanation must be attached to this application for all "Yes" answers to any of the questions below.

- | | | |
|----|--|--|
| 1. | Have you ever been subject to an insurance or investment related consumer initiated complaint or proceeding that alleged or found fraud, sales practice violation, forgery, theft, misappropriation or conversion? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| 2. | Have you ever been convicted of, pled guilty or nolo contendere to, or are you currently under indictment for any criminal felony or misdemeanor? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| 3. | Do you currently have any unsatisfied judgments or liens against you? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| 4. | Have you ever filed for personal bankruptcy or been declared bankrupt? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| 5. | Have you ever had an insurance license or appointment or a securities registration suspended or revoked or been disqualified or disciplined as a member of any profession? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| 6. | Are you currently party to any litigation or the subject of any investigation? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| 7. | Have you ever been discharged, terminated or permitted to resign, or have you ever voluntarily resigned while under internal review? | <input type="checkbox"/> Yes <input type="checkbox"/> No |

I hereby:

- Release Prudential, its authorized agents and any person or entity which provides information pursuant to this authorization, from any and all liabilities, claims or lawsuits in regards to the information obtained from any and all sources.
- Certify that all of the information contained in this application is true and correct. I further understand that any falsification, misrepresentation or omission of information from this form may result in the withholding or withdrawal of any offer of appointment or the revocation of appointment by Prudential whenever discovered.
- Understand that I am obligated to report immediately any event that would change any of the information, in any manner, which I have provided in this application.
- Certify that I have not been convicted of any crime that would disqualify me from association with Prudential under the Violent Crime Control Act and/or Employee Retirement Income Security Act.

Taxpayer Identification Number Certification

Under penalties of perjury, I certify that: (1) The number shown on this form is my correct Social Security number (or I am waiting for a number to be issued to me), and (2) 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 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.

The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

Licensee's Signature

Licensee's Name (Please Print)

Current Date (MM/DD/YYYY)

****Signature and date are required on this form.****

*****For a Broker/Dealer appointment request, an Officer must complete and sign this form on behalf of the Firm.**

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Broker Agreement (Life Insurance)

This Broker agreement (hereinafter, the "Agreement") is between The Prudential Insurance Company of America, Pruco Life Insurance Company, and Pruco Life Insurance Company of New Jersey (hereinafter collectively, the "Company") and the individual whose name appears on page ten of this Agreement (hereinafter, the "Broker").

1. **Appointment** - The Company appoints the Broker as a non-exclusive insurance agent to solicit applications for the non-Securities Exchange Commission ("SEC") registered life insurance policies (hereinafter individually, the "Policy" or collectively, the "Policies") of the Company. Such Policies are identified as Eligible Products in a List of Eligible Products (hereinafter, "Exhibit A") attached hereto. From time to time Exhibit A may be updated or amended by the Company. Such updates or amendments will be effective upon notice, as defined in Section 15(f), (hereinafter, "Notice") to the Broker that a new or amended Exhibit A has been issued. The Company will have the sole discretion to appoint any Broker and any employee or representative of the Broker as an insurance agent of the Company.
2. **Authority and Undertaking** –
 - a. This Agreement authorizes the Broker to:
 - i. solicit, procure and submit applications for Policies of the Company, provided the Broker is properly state licensed and state appointed to do so, as required by the Company's Licensing, Appointment and Registration Policy (hereinafter the Company's "Licensing, Appointment and Registration Policy");
 - ii. ensure that all Policy placement requirements are satisfied and to deliver Policies to policyowners; and
 - iii. assist policyowners in obtaining prompt service from the Company with respect to the administration of Policies, and in maintaining their coverage as long as that coverage is in the interest of the policyowner.
 - b. Broker agrees to the following undertaking in its capacity as a Broker with regard to its employees and representatives for Policies:
 - i. Broker has full responsibility for the supervision of all employees and representatives who are engaged, directly or indirectly, in performing administrative functions on Broker's behalf to ensure that they are in compliance with all applicable federal, state and local laws and regulations and all rules and procedures of the Company (which rules and procedures may be changed by the Company at its own discretion).
3. **Limitations of Broker's Authority** - The Broker's authority is limited to what is authorized in Section 2. This section is intended to provide examples, not an entire listing, of actions that are outside the authority granted in Section 2. Broker agrees that its authorization is limited to solicitation of applications and marketing of Policies in accordance with this Agreement. Broker represents and agrees on behalf of himself and employees and representatives that none of them will act in a manner not authorized by this Agreement and that any such unauthorized action, including but not limited to the following actions, would be considered a breach of this Agreement:
 - a. bind the Company except as specifically authorized by this Agreement;
 - b. make representations as an agent of the Company in any manner or for any purpose except as specifically authorized by this Agreement;
 - c. make, alter or modify any Policy or receipt;
 - d. waive any provision or condition of any Policy issued by the Company;
 - e. extend the time for payment of any premium on any Policy, bind the Company to the reinstatement of any terminated Policy or accept promissory notes for payment of premiums on any Policy;
 - f. adjust or settle any claim or commit the Company with respect to any claim, except as specifically directed in writing by the Company;



- g. provide or offer to provide any inducement not specified in the Policy or any rebate, either directly or indirectly, to any person or entity, as an inducement to purchase any Policy;
 - h. accept funds, unless those funds are payable to the Company and only under the following circumstances:
 - i. when the application and the funds are submitted simultaneously and the Company's standards for prepaid applications have been met, or;
 - ii. the Company's delivery requirements have been met and the Policy has been delivered, and;
 - iii. such funds must be remitted to the Company within one business day of receipt;
 - i. incur any expense or liability on account of the Company without specific written authority to do so from the Company;
 - j. demand or accept any remuneration other than what is provided by the Company for rendering any service specifically related to the normal maintenance and care of the Company's business. This provision does not prohibit the Broker from accepting fees for any services provided by the Broker other than those authorized by this Agreement;
 - k. make any misrepresentation or incomplete comparison for the purpose of inducing a potential or actual policyowner to purchase, convert, lapse, surrender all or any portion of, forfeit, borrow from, or replace any Policies;
 - l. induce or attempt to induce any policyowner to replace or relinquish a policy or to withdraw values from a policy when doing so would be in violation of the Company's Replacement Policy or any state or federal law or regulation or not in the interest of the customer;
 - m. solicit, procure or submit applications for the SEC registered life insurance policies of the Company which are controlled by selling agreements between FINRA member broker dealers;
 - n. deliver, or allow the delivery of, the Policy unless the health of the proposed insured(s) is in accordance with the Company's requirements, if any, and, where required, the first premium is paid in full;
 - o. request that a client pre-sign any Policy related form for use at a later date, request a client to sign any Policy related forms unless completed in its entirety or accept any signed Policy related form unless said forms are complete and ready for submission to the Company;
 - p. engage in any insurance transaction that requires compensation disclosure, as determined by the applicable law, without making such required compensation disclosure; and
 - q. solicit applications for Policies on military installations or otherwise engage in activity contrary to instruction provided by the US Department of Defense or state law regarding such.
4. **Broker's Representations** - The Broker represents and agrees:
- a. to abide by the Company's policies and procedures related to the solicitation and sale of Policies, which are identified on Exhibit B and made a part hereof;
 - b. to abide by any revised or additional policies and procedures that the Company communicates;
 - c. to review and become familiar with the Company's Policies prior to soliciting applications for these Policies;
 - d. that the Broker and its employees or representatives will comply with all applicable insurance laws, regulations and requirements and all other applicable state and federal laws, regulations and requirements in soliciting applications for Policies; that the Broker will be fully responsible for all acts of its employees or representatives in soliciting applications for Policies;
 - e. to use fact finding tools for determining applicant's insurable needs and financial objectives;
 - f. to solicit applications for Policies only from applicants for whom the Policies are suitable;



- g. to solicit, procure and submit applications for Policies only if properly state licensed and state appointed to do so as required by the Company's Licensing, Appointment and Registration Policy and to provide the Company copies of all licenses;
- h. that the Broker will not solicit applications for Policies in any state unless the Policy has been approved for sale in that state;
- i. to assist policyowners in obtaining prompt service from the Company with respect to the administration of Policies and in maintaining their coverage as long as that coverage is in the interest of the policyowner;
- j. that all terms and conditions of this Agreement apply to any employee or representative of the Broker who solicits applications for Policies on behalf of the Broker; and the Broker further agrees to ensure that such employees or representatives comply with all terms and conditions of this Agreement. Furthermore, Broker agrees to notify Company immediately if Broker, its employees or representative breach any terms or conditions of this agreement;
- k. that except as disclosed to the Company on the Broker's application for appointment:
 - i. neither the Broker's insurance license nor the insurance license of any of its employees or representatives has ever been revoked, suspended, or rescinded in any state or jurisdiction;
 - ii. neither the Broker nor any of its employees or representatives has ever been fined by any insurance regulator in an amount of \$5,000 or more;
 - iii. and neither the Broker nor any of its employees or representatives are currently the subject of any disciplinary proceeding or investigation in any state or jurisdiction by any Department of Insurance, Attorney General's office or other governmental authority;
- l. that except as disclosed to the Company on the Broker's application for appointment:
 - i. if the Broker or any of its employees or representatives is or has ever been a registered principal or representative of a member of the FINRA, the said registration with the FINRA is not now and never has been suspended, revoked or canceled;
 - ii. neither the Broker nor any of its employees or representatives has ever been fined by the FINRA or other self-regulatory organization in an amount of \$5,000 or more;
 - iii. and neither the Broker nor any of its employees or representatives is currently the subject of any disciplinary proceeding or investigation by the SEC or FINRA;
- m. that neither the Broker nor any of its employees or representatives has ever been convicted of any felony or of any offense set forth in United States Code Title 18, Part I, Chapter 47, Section 1033 pertaining to "Crimes by or affecting persons engaged in the business of insurance whose activities affect interstate commerce";
- n. that Broker, upon request of Company, shall, within thirty (30) days of receipt, return to Company a questionnaire or certification regarding any regulatory, civil and/or criminal proceedings, including arbitration, against the Broker or any employee or representative commenced or concluded by any state insurance or securities department, FINRA or other self-regulatory organization, and/or in any court of competent jurisdiction. Broker shall provide Company with a full explanation regarding matters disclosed in the questionnaire or certification;
- o. that Broker will promptly notify the Company of any allegation that the Broker, or any of its employees or representatives, violated any law or regulation which may impact their ability to represent the Company;
- p. that the Broker will notify the Company in writing immediately of the termination of the employment or affiliation of an employee or representative who is appointed to represent the Company pursuant to this Agreement;
- q. that with regard to any bank marketing, Broker will comply with the disclosure and advertising requirements implemented by the Board of Governors of the Federal Reserve System, the Federal Deposit Insurance Corporation, the Office of the Comptroller of the Currency and the Office of Thrift Supervision, including but

not limited to disclosure with the respect to the sale or recommendation of Policies, illustrations, disclosures and all other applicable laws and requirements;

- r. that no Company Policy shall be sold where, at the time of delivery, the Broker or anyone associated with Broker has knowledge that there is a practice or plan to initiate a life insurance policy for the benefit of a third party investor who, at the time of such policy origination, has no insurable interest in the insured.
 - s. that Broker and anyone associated with Broker will not participate directly or indirectly in any transaction where a Company Policy is sold to or used in any manner with a viatical or life settlement company or is part of a viatical or life settlement.
 - t. to complete a permanent registration for the PrudentialXpress website at www.pruxpress.com (hereinafter, the "Website") within 30 days of the effective date of the Agreement. Use of the Website will be subject to the terms and conditions of the Website;
 - u. for the term of the Agreement, to access the Website no less frequently than once every 90 days and to read and review the "Notices & Schedules" page of the Licensing section; and
 - v. for the term of the Agreement, to maintain an active Website registration.
5. **Independent Contractor** - The Broker is an independent contractor and is not an employee of the Company. The Broker is free to exercise independent judgment as to the time, place and means of performing the authority granted, subject to the terms and conditions of this Agreement. The Broker's business and any services provided by the Broker, other than those authorized by this Agreement are not and will not be represented to be the business of the Company.

Service provided by the Broker to any policyowner in connection with any employee benefit program or employee compensation program of any nature is not and will not be represented to be the business of the Company regardless of the use of a Policy or group of Policies issued by the Company in conjunction with the aforesaid program.

6. **Advertisements and Marketing Materials** – The Broker agrees that any material it develops, approves or uses for sales, training, explanatory or other purposes that mentions by name the Policies or Company (or any affiliate of the Company or any logos of any of them) will not be used without prior written consent of the Company. The Broker will not publish, issue, circulate or use in any manner whatsoever any advertisements or marketing materials describing or referring to the Company, the Policies or any product of the Company unless such advertisements or marketing materials have been approved in writing in advance by the Company.

The Broker will not misrepresent the Policies or the Company and will make no oral or written representation which is inconsistent with the terms of the Policies or with the information in any illustration or sales literature furnished by the Company.

7. **Errors and Omissions** - The Broker agrees to maintain Errors and Omissions coverage with unimpaired limits of not less than one million dollars and to provide evidence of such coverage satisfactory to the Company upon request by the Company. The Broker will notify the Company in writing immediately if the coverage is terminated or suspended.
8. **Indemnity** - The following indemnification will apply:
- a. the Company will indemnify, defend and hold harmless the Broker, its employees or representatives against any losses, claims, damages, judgments, liabilities, penalties or expenses of any nature, including but not limited to reasonable attorneys' fees and court costs which arise out of or are based upon any untrue statement or alleged untrue statement of a material fact contained in any sales material written and/or approved by the Company;
 - b. the Broker will indemnify, defend and hold harmless the Company, its affiliates, directors, officers, and agents against any losses, claims, damages, judgments, liabilities, penalties or expenses of any nature, including but not limited to reasonable attorneys' fees and court costs which arise out of or are based upon any unauthorized use of sales materials or any verbal or written misrepresentations or any unlawful sales practices, or failure of the Broker or its employees or representatives to comply with the provisions of this agreement or the willful misfeasance, bad faith, negligence or misconduct of the Broker or its employees or representatives in the solicitation of applications for, or sale of, Policies.

The indemnification will survive the termination of this Agreement.

9. **Complaints, Investigations, Proceedings and Books and Records** - Broker agrees to immediately provide Notice to Company of any Policy complaints, investigations or disciplinary proceedings received by Broker or any of its employees or representatives relating to the Policies, Company or any threatened or filed action or civil litigation arising out of the conduct of business under this Agreement. Additionally, Broker shall immediately forward to Company, by certified mail and to the address provided for Notice in this Agreement any legal process or notice of claims served on Broker or any of its employees or representatives in a suit or proceeding against Broker or any of its employees or representatives arising out of the conduct of business under this Agreement.

Broker and any of its employees and representatives shall cooperate with Company in investigating and responding to any complaint, attorney demand, or inquiry received from state insurance departments or other regulatory agencies or legislative bodies, and in any settlement or trial of any actions arising out of the conduct of business under this Agreement. Cooperate, as referred to in this provision, shall include, but is not limited to, the provision of information as may be necessary to furnish Company with a complete understanding of the facts and circumstances surrounding the complaint, demand or inquiry.

Any response by Broker or any of its employees or representatives to a Policy complaint arising out of the conduct of business under this Agreement must be sent to Company for its approval before being sent. Any responses to such Policy complaints must be sent to Company not less than fifteen (15) business days before being sent, except that if a more prompt response is required, the proposed response may be communicated to Company.

Broker and any of its employees or representatives are not authorized, and are expressly forbidden, from settling or offering to settle any complaint or litigation from a Policy owner, assignee, beneficiary or other party in interest to a Policy.

The Broker shall have the responsibility for maintaining accurate and complete records of all transactions relating to the solicitation of applications and the sale of Policies for the Company as required of it by applicable federal and state laws and regulations. These records will be made available to the Company for inspection upon request, including after termination of this Agreement. The records maintained by Broker under the terms of this Agreement that relate to the sale of Policies, shall be maintained so as to clearly and accurately disclose the nature and details of the transactions as required by appropriate laws, rules and regulations and for the period required by law. Broker shall also comply with any record hold order issued by the Company.

10. **Compensation** - In consideration of and as full compensation for the services performed in accordance with this Agreement, the Broker will receive compensation from the Company either, (1) as set forth in the Company's Commission Schedule posted to the Website in effect as of the date of issue, as determined by the Company, for each Policy or; (2) if the Company determines the Broker is eligible for any expense allowances or a compensation arrangement that differs from the Commission Schedules posted to the Website, such compensation will be communicated to the Broker in writing in a separate Schedule ("Compensation"). The Broker will only be entitled to Compensation for Policies that have been submitted by the Broker, accepted by the Company, delivered by the Broker and where all the requirements of the Company's Licensing, Appointment and Registration Policy have been satisfied, subject to the following provisions:
- Any amount due the Company from the Broker, whether arising from this or any other agreement with the Company, will be repaid by any amount payable under this Agreement, until the amount of such indebtedness is fully paid.
 - If the Company returns, for any reason, any premiums or purchase payments on any Policy, rescinds the Policy or considers the Policy to be void from inception, the Broker will have an immediate obligation to, and will upon demand, repay the Company all the Compensation previously received by the Broker as a result of those premiums or purchase payments.
 - When two or more Brokers are listed as the writing representative on an application, Compensation for that Policy will be payable in the proportion as directed on the application or in a writing acceptable to the Company.
 - Compensation due is vested to the writing Broker or the writing Broker's estate, for the period set forth in the Policy Commission Schedule and, if applicable, a separate compensation schedule, provided premiums continue to be paid and such receipt of Compensation is permitted by applicable regulatory agencies.

- e. No Compensation is payable to the Broker after the Policy has lapsed, or after the discontinuance of premium payments, but should the Broker secure the reinstatement of said Policy, while properly licensed to do so, the Company will pay compensation to the Broker on premiums collected, as though the Policy had not lapsed. If the time between the lapse and reinstatement is greater than three months, all Compensation (current and future) shall be payable based upon the original issue date of the policy to the Broker who secures the reinstatement and signs the reinstatement form.
 - f. Service Commissions, if applicable, as defined in the Company's Commission Schedule, shall be payable for the period and upon the terms set forth in the Commission Schedule.
 - g. After the first policy year, no Compensation will be paid on any premium that is waived.
 - h. No assignment of Compensation is valid against the Company unless acknowledged in writing by the Company.
 - i. If a Policy replaces, in whole or in part, a policy or contract previously issued by this or any other insurance company, the Company has the right to determine what, if any, Compensation will be allowed.
 - j. If a Policy is changed to a different kind or amount, or if its date is changed, the Company has the right to determine what, if any, Compensation will be allowed.
 - k. No Compensation will be paid on any Policy issued as the result of the conversion of group life insurance.
 - l. The Company will not be obligated to pay any Compensation which would be in violation of applicable laws or regulations of any jurisdiction, anything in this Agreement to the contrary notwithstanding.
 - m. Notwithstanding any provision of this Agreement to the contrary, if the transaction is subject to the jurisdiction of the New York Insurance Department, no Compensation in excess of the compensation limits established by the Insurance Law of the State of New York will be due or payable by the Company to Broker.
 - n. Compensation on premiums paid more than three months in advance are payable on the date the premiums are due.
 - o. All premiums and Compensation is payable in U.S. currency.
 - p. No Compensation is payable on any extra war risk premium which may be charged in connection with any Policy.
11. **Privacy** - Each party acknowledges that they may be provided with information or access information about customers of Company or Broker ("Customer Information").

Each party agrees to comply with any federal, state, provincial and/or local law or regulation related to privacy. Furthermore, each party represents and warrants that it has implemented and currently maintains an effective information security program to protect the Customer Information, which program includes administrative, technical, and physical safeguards:

- a) to ensure the security and confidentiality of Customer Information;
- b) to protect against any anticipated threats or hazards to the security or integrity of such Customer Information; and
- c) to protect against unauthorized access to or use of Customer Information which could result in substantial harm or inconvenience to either party or other affiliates, or to customers of any of them.

Broker shall promptly notify Company if Broker is in material breach of this provision. Broker shall promptly notify Company if it has suffered a breach of security of personal information affecting any consumer to whom Broker has sold any Company Policy.

Each party agrees that it shall keep and maintain all Confidential Information (as defined below) in strict confidence, using such degree of care as is appropriate to avoid unauthorized use or disclosure; and shall use and disclose Confidential Information solely for the purposes for which such information, or access to it, is provided pursuant to the terms of this Agreement. Each party further agrees that it shall not, directly or

indirectly; disclose Confidential Information to any third party, except with the disclosing party's prior written consent or as permitted under the terms of this Agreement. Notwithstanding any other provision of this Agreement with Broker regarding Confidential Information, in the event that access to or delivery of any Confidential Information is requested of Company by a regulatory, self-regulatory or supervisory authority having appropriate jurisdiction, Company may comply with such request.

For purposes of this provision, Confidential Information is defined as information respecting all past, present or future business activities of each party, written or oral, including without limitation: information relating to a party's planned or existing businesses or initiatives; organizational restructuring plans; actual and projected sales, profits and other financial information; technology (computer systems and architecture, computer hardware and software, methods); processing and operational methods; insurance, annuities and financial services product strategies, actuarial calculations, designs, administration and management; tax interpretations or positions; information respecting or materials of third parties with whom a party conducts business; and employees and personnel; and any policies, procedures and standards. Notwithstanding the foregoing, Confidential Information does not include information that (i) is lawfully made available to the general public, (ii) is or becomes generally known to the public not as a result of a disclosure by the receiving party, (iii) is rightfully in the possession of the receiving party prior to disclosure by the disclosing party, (iv) is received by a party in good faith and without restriction from a third party reasonably believed to have the right to make such disclosure, or (v) is independently developed by or for the receiving party without use or reference to the Confidential Information.

12. Anti-Money Laundering

- a. Broker represents and agrees that it has reviewed and is familiar with (i) applicable laws, regulations, rules and guidance governing the detection, prevention and reporting of money laundering and terrorist financing activities, including, but not limited to: (1) provisions of the USA PATRIOT Act of 2001 and regulations thereunder; (2) provisions of the Bank Secrecy Act and regulations thereunder; (3) relevant rules and regulations promulgated by the Office of Foreign Assets Control; and (4) all record keeping, reporting and auditing requirements of these laws, regulations and rules; and (ii) Company's Anti-Money Laundering Program.
- b. Broker agrees to complete Company's Anti-Money Laundering training provided by LIMRA, or such training approved in advance by Company in writing, concerning the detection, prevention and reporting of money laundering and terrorist financing activities, when and as required by Company. Broker agrees to provide Company with a certification, upon request, that it has completed such training and detailing the subject matter and dates of such training and the persons trained.
- c. Broker agrees to report to Company any transaction, or pattern of transactions, that it knows, suspects, or has reason to suspect: (i) involves funds derived from illegal activity (including, without limitation, the ownership, nature, source, location, or control of such funds or assets) as part of a plan to violate or evade any federal law or regulation or to avoid any transaction reporting requirement under federal law or regulation or is intended or conducted to hide or disguise funds or assets derived from illegal activity; (ii) is designed, whether through structuring or other means, to evade the requirements of the Bank Secrecy Act or any regulations promulgated thereunder; (iii) has no business or apparent lawful purpose or is not the sort in which the particular customer would normally be expected to engage; or (iv) involves the use of Company to facilitate criminal activity. Broker agrees to comply with any requests from Company for assistance in the detection or investigation of potential suspicious transactions in a timely manner. Broker agrees and acknowledges that notice to any individual of any investigation or reporting involving a suspicious transaction or activity is prohibited by federal law and agrees to ensure the confidentiality of any such investigation or reporting.
- d. Broker agrees to permit inspection relating to its compliance with the foregoing by any U.S. federal regulatory or law enforcement agency having jurisdiction and will make available to examiners from such agencies such records and information as they may request relating thereto.
- e. Company shall have the right, upon reasonable notice, to obtain and review documentation evidencing compliance with Company's Anti-Money Laundering Program and the foregoing laws, regulations and rules.

13. Termination



- a. This Agreement may be terminated with or without cause by either party immediately upon Notice to the other party.
 - b. The Agreement will terminate automatically at the date and hour of the suspension, revocation, cancellation or rescission of any state insurance license or FINRA license or registration of the Broker.
 - c. The Agreement will terminate immediately upon Notice by the Company of the cancellation of all the Broker's state insurance appointments.
 - d. Compensation according to the terms of this Agreement will survive the termination of this Agreement, subject to any conditions imposed by law on payment of compensation.
 - e. The Company may at any time, in its sole discretion, withhold or withdraw authority of any employee or representative of the Broker to solicit applications for Policies. Upon the Company giving Notice to the Broker of its withdrawal of authority of an employee or representative to solicit applications, the Broker will immediately ensure that any such employee or representative cease all such solicitations.
14. **Effective Date** - This Agreement is effective once fully executed by both the Company and the Broker. The Effective Date shall be the date the Company executes the Agreement.
15. **General Provisions**
- a. **Entire Agreement** - Except as is provided in long-term care broker, general agent and broker dealer agreements, if any, this Agreement and its schedules and attachments thereto, constitutes the entire agreement between the parties and supersedes all other prior Agreements and understandings, oral or written.
 - b. **Amendment** - Company reserves the right to amend this Agreement at any time. Submission of an application for a policy after Notice of such amendment will constitute agreement of the Broker to such amendment.
 - c. **Non-Waiver** - Any right(s) not enforced by the Company under this Agreement will not be construed as a waiver of any of the terms and conditions of this Agreement and the same will remain in full force and effect. A waiver of any provision in this Agreement will not be deemed to be a waiver of any other provision, whether or not similar, nor will any waiver of a provision in this Agreement be deemed to constitute a continuing waiver.
 - d. **Severability** - Any term or provision of this Agreement which is invalid pursuant to the laws and regulations of that jurisdiction will, as for that jurisdiction, be ineffective. Such term or provision will not render the remaining terms and provisions of this Agreement invalid. In addition, such term or provision will not affect the validity of any of the terms or provisions of this Agreement in any other jurisdiction.
 - e. **Captions** - The captions or headings of this Agreement are for convenience and ease of reference only. They will have no effect on the meaning or interpretation of any provision of this Agreement.
 - f. **Notice** - Notice to the Broker under this Agreement will be provided by the Company and will be deemed given as follows:
 - i. When posted to the "Notices & Schedules" page of the Company's Website;
 - ii. When sent electronically by e-mail to the Broker's most recent e-mail address on file with the Company; or
 - iii. When provided in writing and sent by facsimile, prepaid overnight courier, or first-class mail to the Broker's most recent address on file with the Company.
- All notices to the Company under this Agreement will be provided in writing by the Broker and sent by first-class mail to:

Prudential Brokerage Appointments
PO Box 70196
Philadelphia, PA 19176



- g. **Governing Law** - This Agreement shall be governed by and construed in accordance with the laws of the State of New Jersey (without regard to the conflicts of laws provisions) thereof and that in all cases where a party seeks relief in connection with this Agreement in a court of competent jurisdiction, the exclusive forum and venue shall be the state and federal courts having jurisdiction and venue in the State of New Jersey.
- h. **Survival**- Upon termination of this Agreement, all authorizations, rights and obligations shall cease except those contained in sections 7 (Errors and Omissions), 8 (Indemnity), 9 (Complaints, Investigations and Proceedings), 10 (Compensation), 11 (Privacy), 12 (Anti-Money Laundering), 13(d) (Termination), and 15 (General Provisions).

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the Effective Date:

By my signature below, Broker agrees to be bound by this agreement form number BA_5-2015 and all of its terms and provisions:

Name of Broker: _____

Signature: _____

SS#: _____

The Prudential Insurance Company of America

Signature: _____

Vice President, Prudential Select Brokerage

Date: _____

Pruco Life Insurance Company

Signature: _____

Vice President, Prudential Select Brokerage

Date: _____

Pruco Life Insurance Company of New Jersey

Signature: _____

Vice President, Prudential Select Brokerage

Date: _____

**DISCLOSURE STATEMENT & AUTHORIZATION UNDER THE FAIR CREDIT
REPORTING ACT**

By this document, The Prudential Insurance Company of America and/or its parent or any of its affiliates, divisions, or subsidiaries ("Prudential" or the "Company") discloses to you that a consumer report and/or an investigative consumer report regarding your criminal history and other background information, credit history, credit worthiness, credit capacity, and/or credit standing, and which may contain information as to your character, general reputation, personal characteristics, and/or mode of living, may be obtained by the Company. Any investigative consumer report that is obtained may involve information from personal interviews with others about you.

Any such consumer report or investigative consumer report will be obtained in connection with your application for third party appointee independent contractor status or in connection with your current appointment with the Company.

The nature and scope of the information that Prudential may request includes, but is not limited to: criminal records, including relevant court records and OFAC/FBI Terrorist Watch List; credit records; education records; employment records; social security number trace; Department of Motor Vehicles records; regulatory reporting history; address history; National Insurance Producer Registry (NIPR) records; military records; fingerprint records; professional licensing records; and your record, if any, on file with FINRA's Central Records Depository.

A consumer report and/or investigative consumer report will be obtained from the following agency:

Business Information Group, Inc. ("BIG")
P.O. Box 541, Southampton, PA 18966
800-369-2612
www.bigreport.com

By signing this document I understand that I am authorizing Prudential to obtain a consumer report and/or an investigative consumer report for one or more of the reasons described above. I understand that this authorization shall remain on file and shall serve as a continuing authorization for Prudential to procure additional consumer reports and/or investigative consumer reports for one or more of the reasons described above at any time during my appointment by Prudential, to the maximum extent permissible by law.

This authorization shall be valid in original, faxed or photocopied form. This authorization shall expire upon termination of my appointment with Prudential.

Please sign and date this form in the spaces provided below and retain a copy for your files.

Signature

Date

Print Name

IMPORTANT NOTICE/PLEASE READ

Please go back and make sure that you have carefully reviewed and then signed and dated the separate **“Disclosure Statement & Authorization Under the Fair Credit Reporting Act.”**

You now have come to a new set of separate documents.

Review carefully the separate document, “A Summary of Your Rights Under the Fair Credit Reporting Act” (pages 1-4 of 11).

Next, review carefully either or both of the following separate documents, if they are applicable to you:

- Notice of Rights – State of Washington, Fair Credit Reporting Act (pages 5-7 of 11); and/or
- Disclosure of Rights in California (pages 8-9 of 11);

Next, review carefully the separate “Additional Disclosures Under Federal and State Law in Connection With the Procurement of Consumer Report / Investigative Consumer Reports.” (pages 10-11 of 11). Follow the instructions for acknowledging or signing pages 10-11 of 11 of this document.

Para información en español, visite www.consumerfinance.gov/learnmore o escribe a la Consumer Financial Protection Bureau, 1700 G Street N.W., Washington, DC 20552.

A Summary of Your Rights Under the Fair Credit Reporting Act

The federal Fair Credit Reporting Act (FCRA) promotes the accuracy, fairness, and privacy of information in the files of consumer reporting agencies. There are many types of consumer reporting agencies, including credit bureaus and specialty agencies (such as agencies that sell information about check writing histories, medical records, and rental history records). Here is a summary of your major rights under FCRA. **For more information, including information about additional rights, go to www.consumerfinance.gov/learnmore or write to: Consumer Financial Protection Bureau, 1700 G Street N.W., Washington, DC 20552.**

- **You must be told if information in your file has been used against you.** Anyone who uses a credit report or another type of consumer report to deny your application for credit, insurance, or employment – or to take another adverse action against you – must tell you, and must give you the name, address, and phone number of the agency that provided the information.
- **You have the right to know what is in your file.** You may request and obtain all the information about you in the files of a consumer reporting agency (your “file disclosure”). You will be required to provide proper identification, which may include your Social Security number. In many cases, the disclosure will be free. You are entitled to a free file disclosure if:
 - a person has taken adverse action against you because of information in your credit report;
 - you are the victim of identity theft and place a fraud alert in your file;
 - your file contains inaccurate information as a result of fraud;
 - you are on public assistance;
 - you are unemployed but expect to apply for employment within 60 days.

In addition, all consumers are entitled to one free disclosure every 12 months upon request from each nationwide credit bureau and from nationwide specialty consumer reporting agencies. See www.consumerfinance.gov/learnmore for additional information.

- **You have the right to ask for a credit score.** Credit scores are numerical summaries of your credit-worthiness based on information from credit bureaus. You may request a credit score from consumer reporting agencies that create scores or distribute scores used in residential real property loans, but you will have to pay for it. In some mortgage transactions, you will receive credit score information for free from the mortgage lender.
- **You have the right to dispute incomplete or inaccurate information.** If you identify information in your file that is incomplete or inaccurate, and report it to the consumer

SUMMARY OF RIGHTS

PLEASE REVIEW AND RETAIN THIS DOCUMENT FOR YOUR RECORDS. IT SHOULD NOT BE RETURNED TO PRUDENTIAL WITH YOUR COMPLETED APPOINTMENT APPLICATION.

reporting agency, the agency must investigate unless your dispute is frivolous. See www.consumerfinance.gov/learnmore for an explanation of dispute procedures.

- **Consumer reporting agencies must correct or delete inaccurate, incomplete, or unverifiable information.** Inaccurate, incomplete, or unverifiable information must be removed or corrected, usually within 30 days. However, a consumer reporting agency may continue to report information it has verified as accurate.
- **Consumer reporting agencies may not report outdated negative information.** In most cases, a consumer reporting agency may not report negative information that is more than seven years old, or bankruptcies that are more than 10 years old.
- **Access to your file is limited.** A consumer reporting agency may provide information about you only to people with a valid need – usually to consider an application with a creditor, insurer, employer, landlord, or other business. The FCRA specifies those with a valid need for access.
- **You must give your consent for reports to be provided to employers.** A consumer reporting agency may not give out information about you to your employer, or a potential employer, without your written consent given to the employer. Written consent generally is not required in the trucking industry. For more information, go to www.consumerfinance.gov/learnmore.
- **You may limit “prescreened” offers of credit and insurance you get based on information in your credit report.** Unsolicited “prescreened” offers for credit and insurance must include a toll-free phone number you can call if you choose to remove your name and address from the lists these offers are based on. You may opt out with the nationwide credit bureaus at 1-888-5-OPTOUT (1-888-567-8688).
- The following FCRA right applies with respect to nationwide consumer reporting agencies:

CONSUMERS HAVE THE RIGHT TO OBTAIN A SECURITY FREEZE

You have a right to place a “security freeze” on your credit report, which will prohibit a consumer reporting agency from releasing information in your credit report without your express authorization. The security freeze is designed to prevent credit, loans, and services from being approved in your name without your consent. However, you should be aware that using a security freeze to take control over who gets access to the personal and financial information in your credit report may delay, interfere with, or prohibit the timely approval of any subsequent request or application you make regarding a new loan, credit, mortgage, or any other account involving the extension of credit.

As an alternative to a security freeze, you have the right to place an initial or extended fraud alert on your credit file at no cost. An initial fraud alert is a 1-year alert that is

SUMMARY OF RIGHTS

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placed on a consumer's credit file. Upon seeing a fraud alert display on a consumer's credit file, a business is required to take steps to verify the consumer's identity before extending new credit. If you are a victim of identity theft, you are entitled to an extended fraud alert, which is a fraud alert lasting 7 years.

A security freeze does not apply to a person or entity, or its affiliates, or collection agencies acting on behalf of the person or entity, with which you have an existing account that requests information in your credit report for the purposes of reviewing or collecting the account. Reviewing the account includes activities related to account maintenance, monitoring, credit line increases, and account upgrades and enhancements.

- **You may seek damages from violators.** If a consumer reporting agency, or, in some cases, a user of consumer reports or a furnisher of information to a consumer reporting agency violates the FCRA, you may be able to sue in state or federal court.
- **Identity theft victims and active duty military personnel have additional rights.** For more information, visit www.consumerfinance.gov/learnmore.

States may enforce the FCRA, and many states have their own consumer reporting laws. In some cases, you may have more rights under state law. For more information, contact your state or local consumer protection agency or your state Attorney General. For information about your federal rights, contact:

SUMMARY OF RIGHTS

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TYPE OF BUSINESS:	CONTACT:
<p>1.a. Banks, savings associations, and credit unions with total assets of over \$10 billion and their affiliates</p> <p>b. Such affiliates that are not banks, savings associations, or credit unions also should list, in addition to the CFPB:</p>	<p>a. Consumer Financial Protection Bureau 1700 G Street, N.W. Washington, DC 20552</p> <p>b. Federal Trade Commission Consumer Response Center 600 Pennsylvania Avenue, N.W. Washington, DC 20580 (877) 382-4357</p>
<p>2. To the extent not included in item 1 above:</p> <p>a. National banks, federal savings associations, and federal branches and federal agencies of foreign banks</p> <p>b. State member banks, branches and agencies of foreign banks (other than federal branches, federal agencies, and Insured State Branches of Foreign Banks), commercial lending companies owned or controlled by foreign banks, and organizations operating under section 25 or 25A of the Federal Reserve Act.</p> <p>c. Nonmember Insured Banks, Insured State Branches of Foreign Banks, and insured state savings associations</p> <p>d. Federal Credit Unions</p>	<p>a. Office of the Comptroller of the Currency Customer Assistance Group 1301 McKinney Street, Suite 3450 Houston, TX 77010-9050</p> <p>b. Federal Reserve Consumer Help Center P.O. Box 1200 Minneapolis, MN 55480</p> <p>c. FDIC Consumer Response Center 1100 Walnut Street, Box #11 Kansas City, MO 64106</p> <p>d. National Credit Union Administration Office of Consumer Financial Protection (OCFP) Division of Consumer Compliance Policy and Outreach 1775 Duke Street Alexandria, VA 22314</p>
3. Air carriers	Asst. General Counsel for Aviation Enforcement & Proceedings Aviation Consumer Protection Division Department of Transportation 1200 New Jersey Avenue, S.E. Washington, DC 20590
4. Creditors Subject to the Surface Transportation Board	Office of Proceedings, Surface Transportation Board Department of Transportation 395 E Street, S.W. Washington, DC 20423
5. Creditors Subject to the Packers and Stockyards Act, 1921	Nearest Packers and Stockyards Administration area supervisor
6. Small Business Investment Companies	Associate Deputy Administrator for Capital Access United States Small Business Administration 409 Third Street, S.W., Suite 8200 Washington, DC 20416
7. Brokers and Dealers	Securities and Exchange Commission 100 F Street, N.E. Washington, DC 20549
8. Federal Land Banks, Federal Land Bank Associations, Federal Intermediate Credit Banks, and Production Credit Associations	Farm Credit Administration 1501 Farm Credit Drive McLean, VA 22102-5090
9. Retailers, Finance Companies, and All Other Creditors Not Listed Above	Federal Trade Commission Consumer Response Center 600 Pennsylvania Avenue, N.W. Washington, DC 20580 (877) 382-4357

SUMMARY OF RIGHTS

9/18 **PLEASE REVIEW AND RETAIN THIS DOCUMENT FOR YOUR RECORDS. IT SHOULD NOT BE RETURNED TO PRUDENTIAL WITH YOUR COMPLETED APPOINTMENT APPLICATION.**

*If you are seeking third party appointee independent contractor status to market Prudential products in the State of **Washington**:*

DISCLOSURE OF RIGHTS IN THE STATE OF WASHINGTON

NOTICE OF RIGHTS - STATE OF WASHINGTON FAIR CREDIT REPORTING ACT

Washington's Fair Credit Reporting Act (19 RCW 182) requires reporting agencies to provide you a summary of your rights and remedies under the law when providing you with a written copy of your credit report. Under the Washington law, a covered entity who wishes to obtain a consumer report and/or an investigative consumer report for someone must make a written disclosure advising the individual that such a report may be obtained; must obtain the consent of that individual before obtaining such a report; and, if an investigative consumer report is to be obtained, must provide the individual with a summary of rights and remedies under the law. Under the Washington law you have a right:

To have your name and address excluded from any list provided by a consumer reporting agency in connection with a credit transaction or direct solicitation you do not initiate. You must notify the consumer reporting agency in writing through the notification system maintained by the agency, and must include a statement that you do not consent to any use of consumer reports relating to you in connection with any transaction you did not initiate.

To request a consumer reporting agency to disclose all information in its file on you at the time of your request, including disclosure of the sources of the information.

To the identification of each person or business which obtained your report for employment purposes during the two years prior to your request, and each person or business which obtained your report for any other purpose within six months prior to your request, including those inquiries in connection with a credit transaction you did not initiate. Identification will include the name of the person or trade name under which the person conducts business, and, if you request, that person's business' address.

To receive credit file disclosures during normal business hours and on reasonable notice (1) in person, if you appear in person and furnish proper identification, (2) by telephone, if you make written request with proper identification and pay for any toll charges, or (3) by any other reasonable means available to the consumer reporting agency and authorized by you. For in-person disclosure, you may be accompanied by one other person of your choosing, although you may be required to furnish written permission for your credit file to be discussed in the other person's presence. If a credit score is disclosed as part of your credit report, you will be provided an explanation of the meaning of the credit score.

To an explanation of how you may exercise rights and remedies under the Washington law, including the name, address, and phone number of the agency responsible for enforcing this law.

WASHINGTON DISCLOSURE

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You may write to the Attorney General, 1125 Washington St. SE., P.O. Box 40100, Olympia, WA 98504-0100, or call (360) 753-6200.

To notify the consumer reporting agency if you dispute the completeness or accuracy of any item or information in your consumer report or your investigative consumer report, and to have disputed items reinvestigated without charge, and the current status of the disputed information recorded in your file within 30 business days from the date the consumer reporting agency receives your dispute. You will be notified if the agency stops reinvestigating disputed information upon determining the dispute is frivolous or irrelevant, including failure on your part to provide sufficient information relative to the dispute. Such notice will be in writing within five business days after the determination that the dispute is frivolous or irrelevant.

To have the consumer reporting agency review all information you submit which is relevant to the disputed information.

To receive notification from the consumer reporting agency when information you disputed is deleted from your file because it could not be verified, but is subsequently found to be complete and accurate and is reinserted into your file.

To file a brief statement with the consumer reporting agency setting forth the nature of your dispute, if the reinvestigation does not resolve the dispute or it is found to be frivolous or irrelevant. Your statement may be limited by the consumer reporting agency, provided you receive help from the agency in writing a clear summary of the dispute.

To request that the consumer reporting agency, when a disputed item of information has been depleted or remains on file with a statement of dispute, to provide notification to any person you designate who, within the past two years, received a copy of your consumer report for employment purposes, or who, within the past six months, received a copy of your consumer report for any other purpose.

To receive the results of the reinvestigation of disputed information within five business days following completion of the reinvestigation.

To request the consumer reporting agency to provide you with a description of the procedure used to determine the accuracy and completeness of the information disputed, including the name, business address, and telephone number of the person or business contacted during the reinvestigation.

To receive disclosure of the information in your file without charge, if requested within 60 days following your receipt of a notice denying you credit, employment, insurance, or other benefit, or notification from a debt collection agency stating that your credit may be or has been impaired. No charges will be imposed for any reinvestigation of disputed information, deletion of information found to be inaccurate, or for assisting you in filing your statement of dispute, for notifying persons who previously received your consumer report.

To receive, from a user of consumer reports (such as a creditor or employer or other covered entity), which has taken adverse action regarding you based on your report, (a) notice of the action taken, and (b) the name, address and telephone number of the consumer reporting agency that furnished the report. Notice of adverse action must be in writing, except verbal notice may

WASHINGTON DISCLOSURE

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be given if the business is regulated by the Washington Utilities and Transportation Commission, or involves an application for the rental and leasing of residential real estate.

To bring legal action against a consumer reporting agency or an employer or other covered entity for failure to comply with its obligations under this law, if you do so within two years after the failure to comply (unless the consumer reporting agency or the employer or other covered entity materially and willfully failed to comply, in which case you may file legal action anytime within two years after you learn the agency or employer has done so).

Washington Independent Contractor Candidates also have the right, upon written request to Prudential within a reasonable period of time, to a complete and accurate disclosure of the nature and scope of the investigation requested. Here, the nature and scope of the investigative consumer report being obtained is described in the “Disclosure Statement & Authorization Under The Fair Credit Reporting Act.”

If you are seeking third party appointee independent contractor status to market Prudential products in the State of **California**:

Disclosure of Rights In California

You have a right under California law to inspect files maintained on you by an investigative consumer reporting agency pursuant to any of the following procedures, during normal business hours and on reasonable notice: 1) You may personally inspect the files if you provide proper identification (e.g., valid driver's license, social security account number, military identification card, credit cards), and may receive a copy of the file for the actual cost of duplication services provided. 2) You may make a written request, with proper identification, as described above, for copies to be sent by certified mail to a specified addressee. (Investigative consumer reporting agencies complying with requests for certified mailings under this section shall not be liable for disclosures to third parties caused by mishandling of mail after such mailings leave the agency). 3) You may make a written request, with proper identification as described above, for telephone disclosure of a summary of information contained in your files, if any toll charge is prepaid by or charged directly to you.

If you are unable to provide "proper identification" through the types of cards or numbers listed above, the agency may require additional information concerning your employment and personal or family history in order to verify your identity. The agency must provide trained personnel to explain to you any information that the agency is required to furnish you from your file. The agency also must provide you with a written explanation of any coded information contained in your files at the time inspection of your files is permitted. You are permitted by law to be accompanied by one other person of your choosing when inspecting your files. That person must furnish reasonable identification. The agency may require you to

CALIFORNIA DISCLOSURE
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provide the agency with a written statement granting permission to the agency to discuss your file in such person's presence. The agency also is not required by law to make available to you the sources of information in your files, although such information would be obtainable through proper discovery procedures in any court action brought under Title 1.6A of the Civil Code pertaining to Investigative Consumer Reporting Agencies.

In the document you are being presented with for signature entitled "Disclosure Statement & Authorization Under The Fair Credit Reporting Act," you are being notified of the Internet Web site address of the investigative consumer reporting agency that would be used to conduct the investigation resulting in the investigative consumer report, or, if the agency has no Internet Web site address, the telephone number of the agency, where you may find information about the investigative reporting agency's privacy practices, including whether your personal information will be sent outside the United States or its territories, and information (again describing its privacy practices with respect to its preparation and processing of investigative consumer reports) that complies with subdivision (d) of Section 1786.20 of the California Civil Code.

CALIFORNIA DISCLOSURE
PLEASE REVIEW AND RETAIN THIS DOCUMENT FOR YOUR RECORDS. IT SHOULD NOT
BE RETURNED TO PRUDENTIAL WITH YOUR COMPLETED APPOINTMENT APPLICATION.

ALL CANDIDATES FOR THIRD PARTY APPOINTEE INDEPENDENT CONTRACTOR STATUS MUST REVIEW AND SIGN THIS DOCUMENT

Additional Disclosures Under Federal and State Law In Connection With the Procurement of Consumer Report/Investigative Consumer Reports

In addition to rights you have under the federal Fair Credit Reporting Act (“FCRA”), explained in separate documentation you have received entitled: “Disclosure Statement & Authorization Under The Fair Credit Reporting Act,” different state laws may apply to you, depending on the state in which you are seeking to become authorized to market Prudential’s products as a third party appointee independent contractor (not as an employee). These laws may provide greater or different rights in connection with Prudential procuring a consumer report or an investigative consumer report on you.

California, Minnesota, New Jersey, or Oklahoma Independent Contractor Candidates (i.e., you are seeking authorization to market Prudential products in one of these states) may check below to receive a copy of the consumer report/investigative consumer report:

I would like to receive a copy of the report [Check Box for Yes]: ☐

Massachusetts Independent Contractor Candidates (i.e., you are seeking authorization to market Prudential products in this state) have a right to receive and inspect their reports by contacting the consumer reporting agency, identified in the document you received entitled: “Disclosure Statement & Authorization Under The Fair Credit Reporting Act.”

Minnesota Independent Contractor Candidates (i.e., you are seeking authorization to market Prudential products in this state) **Right to Additional Information from the Consumer Reporting Agency Itself.** Under state law Minnesota candidates have the right to request additional information on the nature of the report. Specifically, a consumer reporting agency shall, upon written request to the consumer reporting agency from you, make a complete and accurate disclosure of the nature and scope of the report. The disclosure under this subdivision must be in writing and must be mailed or delivered to you within five days after the request for the disclosure was received or the consumer report was requested, whichever date is later.

New York Independent Contractor Candidates (i.e., you are seeking authorization to market Prudential products in this state) have a right to receive and inspect their reports by contacting the consumer reporting agency, identified in the document you received entitled: “Disclosure Statement & Authorization Under The Fair Credit Reporting Act.”

To All Third Party Appointee Independent Contractor Candidates. Pursuant to the federal Fair Credit Reporting Act, this is a further notice that an investigative consumer report is being requested from the consumer reporting agency whose name, address and website is set forth in the “Disclosure Statement & Authorization Under The Fair Credit Reporting Act.” That is the separate document you are being presented to sign to authorize Prudential to obtain that investigative consumer report. The nature and scope of the investigative consumer report being

ADDITIONAL DISCLOSURES

*****ALONG WITH YOUR COMPLETED APPOINTMENT APPLICATION, PLEASE RETURN THIS TWO
PAGE DOCUMENT TO PRUDENTIAL WITH YOUR SIGNATURE, PRINTED NAME AND DATE*****

obtained is described in the “Disclosure Statement & Authorization Under The Fair Credit Reporting Act.”

To All Third Party Appointee Independent Contractor Candidates. Prudential will only request information regarding your credit history, credit worthiness, credit capacity, and/or credit standing as permitted by law. Prudential is subject to compliance oversight in accordance with the provisions of 6801 to 6809, inclusive, of Title 15 of the United States Code and state and federal statutes or regulations implementing those sections.

Release of Liability. I hereby release, to the maximum extent permitted by law, The Prudential Insurance Company of America, all of its officers, directors, employees and agents, and all of Prudential’s subsidiaries, divisions and affiliated entities, and all of their officers, directors employees and agents, from any and all liability in connection with Prudential procuring any consumer report or investigative consumer report and/or investigations in connection with such activities.¹

No Contracts or Promises. None of the Notices of Rights provided to you in connection with Prudential procuring a consumer report or an investigative consumer report on you are intended as anything more than descriptions of what the applicable law requires. None are intended as contracts of employment, or promises. By signing this document you understand and agree that your application is to become authorized to market Prudential’s products as a third party appointee independent contractor (not as an employee of Prudential, or any of its subsidiaries or affiliated companies).

What I Have Received Regarding Consumer Reports/Investigative Consumer Reports. I acknowledge receipt of “A Summary of Your Rights Under the Fair Credit Reporting Act”; “Disclosure Statement & Authorization Under The Fair Credit Reporting Act”; “Additional Disclosures Under Federal and State Law In Connection With the Procurement of Consumer Report/Investigative Consumer Reports,” with its attached copy of a Notice of Rights under Washington State law entitled “Disclosure Of Rights In The State Of Washington,” as well as a Notice of Rights under California law entitled “Disclosure of Rights In California,” each applicable depending upon the State in which I am seeking authorization to market Prudential’s products as a third party appointee independent contractor.

Please sign and date this form in the spaces provided below and retain a copy for your files.

Signature

Date

Print Name

Ed. 7/2016

¹ This release is not applicable to positions located in the State of Arizona.

ADDITIONAL DISCLOSURES

*****ALONG WITH YOUR COMPLETED APPOINTMENT APPLICATION, PLEASE RETURN THIS TWO PAGE DOCUMENT TO PRUDENTIAL WITH YOUR SIGNATURE, PRINTED NAME AND DATE*****



Exhibit A -- "List of Eligible Products"

Pursuant to Section 1 of the Broker Agreement, the following is a list of Prudential non-variable individual life insurance policies for which the Broker is appointed to solicit, procure and submit applications, and assist policyowners in obtaining service from the Company.

Policies for Pruco Life Insurance Company

- PruLife® Universal Protector ("UL")
- PruLife® Universal Plus ("UL")
- PruLife® SUL Protector
- Term Elite®
- Term Essential®
- PruLife® Return of Premium Term
- PruTerm WorkLife 65SM
- PruLife® Index Advantage Universal Life (UL)
- PruLife® Founders Plus UL
- PruTermSM One

Policies for Pruco Life Insurance Company of New Jersey

- PruLife® Universal Protector ("UL")
- PruLife® Universal Plus ("UL")
- PruLife® SUL Protector
- Term Elite®
- Term Essential®
- PruLife® Return of Premium Term^S
- PruTerm WorkLife 65SM
- PruLife® Index Advantage Universal Life (UL)
- PruLife® Founders Plus UL
- PruTermSM One

Exhibit B -- List of Policies and Procedures

- Licensing, Appointment and Registration Policy
- Replacement Policies and Procedures

Prudential Select Brokerage Compensation Schedule Broker GA1

Product	Component	State	Broker
PruLife Universal Protector ^{1,3}	Up to CTP	All except NY	80
PruLife Universal Plus ³	Excess of CTP	All except NY	2.0
PruLife Index Advantage UL ^{1,3}	Up to CTP	NY	75
PruLife Founders Plus ^{1,3}	Excess of CTP	NY	2.0
PruLife Survivorship Index UL ^{1,3}			
PruLife Essential UL ^{1,3}			
PruLife SUL Protector ^{1,3}	Up to CTP	All except NY	80
	Excess of CTP	All except NY	2.0
	Up to CTP	NY	75
	Excess of CTP	NY	2.0
Term Essential 10 & Term Elite 10 ⁴		All except NY	75
Term Worklife 65 (Issue age 51 & up) ⁴		NY	75
Term Essential 15 & Term Elite 15 ⁴		All except NY	75
Term Worklife 65 (Issue age 46-50) ⁴		NY	75
Term Essential 20 & Term Elite 20 ⁴		All except NY	75
Term Worklife 65 (Issue age 40-45) ⁴		NY	75
Term Essential 30 & Term Elite 30 ⁴		All except NY	75
Term Worklife 65 (Issue age 39 & below) ⁴		NY	75
PruTerm One ⁴		All except NY	26.25
		NY	26.25
Term ROP 15		All except NY & NJ	75
		NY & NJ	75
Term ROP 20		All except NY & NJ	75
		NY & NJ	75
Term ROP 30		All except NY & NJ	75
		NY & NJ	75

1. First Year Commissions will be paid until the Commissionable Target Premium (CTP) is reached during the first 24 policy months. This applies to all states except New York and does not apply to premiums associated with face increases..

2. The Commissionable Target Premium (CTP) is the maximum first year premium to which the full first year commission rate is applied. The CTP may or may not be the equivalent of the target premium depending on the rate class of the insured, any extra risk charges or additional riders. The CTP is listed in the Illustration Version of the sales illustration.

3. The date on which a premium payment is received can have a significant impact on compensation. These products are flexible premium contracts, there are no scheduled premium due dates. The Company uses the policy anniversary date and the date premiums are received to determine the applicable compensation rate.

4. Trail commissions will be paid at the end of each calendar quarter beginning in policy year two. These commissions are calculated as a percent of the mean asset value of the contract, excluding any outstanding loan. Trail commissions will not be offered on the new version of PruLife Custom Premier as of 10.7.13.

5. The policy constant is commissionable on Term Elite products. The policy constant is not commissionable on Term Essential, PruTerm One or Term Worklife 65 products.

For all of the products listed above, if a policy lapse in the first policy year, compensation previously paid will be recaptured, based on the number of months the Policy was in force, according to the following monthly scale: 1-6 = 100%, 7-12 = 50%.

6/30/2017

This information is for general comparative purposes only and is believed to be accurate as of the date listed. If you have a specific case or question for a specific carrier, you are encouraged to contact the carrier or our Support Desk for confirmation. Carriers can make changes without notification.

Prudential Select Brokerage Compensation Schedule - Broker GA1
Renewal Policy Years

Product	Component	State	Years	Broker
PruLife Universal Protector	Up to CTP	All except NY	2 to 4	2.00
	Up to CTP	All except NY	5 to 10	2.00
	Excess of CTP	All except NY	2 to 4	1.50
	Excess of CTP	All except NY	5 to 10	1.50
	Up to CTP	NY	2 to 4	3.00
	Up to CTP	NY	5 to 10	3.00
	Excess of CTP	NY	2 to 4	1.50
	Excess of CTP	NY	5 to 10	1.50

PruLife Universal Plus PruLife Index Advantage UL PruLife Founders Plus PruLife Survivorship Index UL PruLife Essential UL	Up to CTP	All except NY	2 to 4	2.00
	Up to CTP	All except NY	5 to 10	2.00
	Excess of CTP	All except NY	2 to 4	2.00
	Excess of CTP	All except NY	5 to 10	2.00
	Up to CTP	NY	2 to 4	3.00
	Up to CTP	NY	5 to 10	3.00
	Excess of CTP	NY	2 to 4	2.00
	Excess of CTP	NY	5 to 10	2.00

PruLife SUL Protector	Up to CTP	All except NY	2 to 4	2.00
	Up to CTP	All except NY	5 to 10	2.00
	Excess of CTP	All except NY	2 to 4	1.50
	Excess of CTP	All except NY	5 to 10	1.50
	Up to CTP	NY	2 to 4	3.00
	Up to CTP	NY	5 to 10	3.00
	Excess of CTP	NY	2 to 4	1.50
	Excess of CTP	NY	5 to 10	1.50

Term Essential 10 & Elite 10 Term Worklife 65 (Issue age 51 & up)	All except NY	2 to 10	0.00
	NY	2	0.00
	NY	3 to 10	0.00

Term Essential 15 & Elite 15 Term Worklife 65 (Issue age 46 -50)	All except NY	2 to 10	0.00
	NY	2	0.00
	NY	3 to 10	0.00

Term Essential 20 & Elite 20 Term Worklife 65 (Issue age 40-45)	All except NY	2 to 10	0.00
	NY	2	0.00
	NY	3 to 10	0.00

Term Essential 30 & Elite 30 Term Worklife 65 (Issue age 39 & below)	All except NY	2 to 10	0.00
	NY	2	0.00
	NY	3	0.00
	NY	4 to 10	0.00

Term ROP 15	All except NY & NJ	2 to 10	0.00
	NY & NJ	2	0.00
	NY & NJ	3 to 10	0.00

Term ROP 20	All except NY & NJ	2 to 10	0.00
	NY & NJ	2	0.00
	NY & NJ	3 to 10	0.00

Term ROP 30	All except NY & NJ	2 to 10	0.00
	NY & NJ	2	0.00
	NY & NJ	3	0.00
	NY & NJ	4 to 10	0.00

Note: For UL & SUL if the policy lapse in first year, compensation previously paid will be recaptured, based on the number of months the policy was inforce, according to the following monthly scale: 1-6 = 100%, 7-12 = 50%.

Note: For Term products, if the policy lapse in the first policy year, compensation previously paid will be recaptured, based on the number of months the policy was inforce, according to the following monthly scale: 1-6 = 100%, 7-12 = 50%.

6/30/2017

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