

MUTUAL TRUST Contracting Checklist

Agen	at/Agency:
	et Upline: Agent #:
Docu	ments To Be Completed & Returned:
	Confidential Background Questionnaire
	Agent's Agreement
	Amendment to Agent's Agreement
	Principles of Ethical Market Conduct
	Background Investigation Authorization
	VectorOne Debit-Check Agent/Agency Authorization Form
	W-9 Form
	Principles of Ethical Market Conduct
	Copy of Driver's License (front and back)
	Proof of E&O coverage
	Individual State License(s)
	Corporate State License(s) (If Applicable)
	Compensation Direct Deposit Authorization Form w/Voided Check (If Interested) **** If you prefer paper checks, you will be paid on a monthly basis. ****

SEND TO:

Mail: Attention: Licensing American Brokerage Services 803 East Willow Grove Avenue Wyndmoor, PA 19038

Email: lifesubmission@absgo.com

UPDATED 10/11/2019 General Agent Contracts



Debit-Check Agent/Agency Authorization Form

Vector One Operations, LLC dba Vector One (collectively with its affiliates, "Vector One") manages the secured web portal interactive computer service provided by Debit-Check.com, LLC a ("Debit-Check"). This Debit-Check Agent/Agency Authorization Form is by and among the undersigned ("you", "me", "I" or "my"), Vector One, and the Company (as defined below) and is used by Debit-Check subscribers who desire to be granted authorization from you for the submission and/or receipt of your personal information to the Debit-Check service as necessary to conduct a commission related debit balance screening. The undersigned company and its affiliates and authorized third parties (collectively, the "Company") is a Debit-Check subscriber. Accordingly, as part of the contracting and appointment process or determination of eligibility for advancement of commissions, the Company may conduct a commission related debit balance screening via Debit-Check in order to determine your eligibility and may continue to conduct periodic commission related debit balance screenings as determined in the Company's sole discretion following the engagement of any employment, appointment, contract, tenure, or other relationship with the Company.

Access to Debit-Check Information: You can obtain your commission related debit balance information by contacting the Vector One Agent Hotline at (800) 860-6546.

AGENT/AGENCY'S STATEMENT - READ CAREFULLY

The Company is hereby authorized to obtain and conduct a commission related debit balance screening through Vector One's Debit-Check secured web portal to determine if another Debit-Check subscriber has posted that I have an outstanding commission related debit balance. I understand that the Company may consider the results of the commission related debit balance screening in order to determine my eligibility to be contracted and appointed or determine my eligibility for advancement of commissions as an insurance producer and may continue to conduct periodic commission related debit balance screenings as determined in the Company's sole discretion following the engagement of any employment, appointment, contract, tenure, or other relationship with the Company. I understand and acknowledge that the Company may obtain commission related debit balance information through Debit-Check as state law allows. I understand that my information, including my name and social security number ("My Information") may be used for the purpose of obtaining and conducting a commission related debit balance screening. I further understand that in the event of termination or expiration of my employment, appointment, contract, tenure, or other relationship with the Company, whether voluntary or involuntary, if a commission related debit balance is owed to the Company, the Company may post My Information to the Debit-Check service which may be accessed by Debit-Check subscribers until such time the debit balance is satisfied or otherwise removed.

siled of otherwise removed.
SIGNING BELOW, I HEREBY (PLEASE INITIAL ALL STATEMENTS):
(A) Authorize the Company to use My Information for purposes of conducting a commission related debit ance screening, and periodic commission related debit balance screenings as determined in the Company's sole discretion owing the engagement of any employment, appointment, contract, tenure, or other relationship with the Company, utilizing Debiteck.
(B) Authorize the Company to consider the results of the commission related debit balance screening in er to determine my eligibility to be contracted and appointed or determine my eligibility for advancement of commissions as an arance producer.
(C) Authorize and direct Vector One to receive and process My Information as necessary to intentionally close and furnish the results of my commission related debt verification screening, whether directly or indirectly, to the Company.
(D)Authorize the Company to submit My Information to the Debit-Check service in the event of termination expiration of my engagement with the Company, whether voluntary or involuntary, to the extent a commission related debit ance is owed to the Company.
(E) Authorize and direct Vector One to receive and process My Information and intentionally disclose to Debit-Check subscriber who submits an inquiry utilizing My Information the results of my commission related debit balance eening, which will contain My Information, to the extent a debit balance is owed.
ent/Agency Printed Name:
nature: Date:
FOR COMPANY USE ONLY
REED AND ACKNOWLEDGED BY COMPANY:
me of Company:

Signature:

Name and Title: _



1200 Jorie Boulevard Oak Brook, Illinois 60523–2269 1–800–323–7320 www.mutualtrust.com

CONTRACTING INSTRUCTIONS

ompر	olete ar	nd sign the following forms:
		Confidential Background Questionnaire
		Agent's Agreement
		Principles of Ethical Market Conduct
		Commission Direct Deposit Authorization Form (required)
		Background Authorization
nclud	de:	
		Copy of License(s) (Individual and Corporate)
		Errors & Omissions Certificate
		Copy of Driver's License Front and Back
		Copy of voided check
		W-9

You may keep copies of the enclosed Anti-Money Laundering Training bulletin.



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□Yes □No

□Yes □No

Confidential Background Questionnaire The purpose of this form is to determine whether our products and services are compatible with your sales activities and objectives. Nothing on this form is intended for discriminatory purposes. All information will be held in confidence. Please print or type (answer N/A where appropriate) **Contract Name:** □ Individual/sole proprietor □ C Corporation □ S Corporation □ Partnership □ Trust/Estate Limited Liability company. Enter the tax classification (C=Corporation, S=S corporation, P=Partnership) Other Other Names Used DBA Name □Other Tax ID Number Principal's Social Security Number Principal's Gender Principal's Date of Birth Principal's Driver's License Number/State Business Address (number & street, city, state and zip code) Business Telephone County: Post Office Box (number, city, state and zip code) Fax Number Principal's Residence Address (number & street, city, state and zip code) County Cell Telephone Former Residence Addresses for past 10 years Attach separate sheet if necessary. (number & street, city, state and zip code) E-Mail Address **LICENSES HELD** List ALL LICENSES CURRENTLY HELD that relate to the sale of life insurance and/or financial products for which you would like to be appointed by MTL Insurance. Please enclose copy(ies) of current license(s). Kind of License License Number State Line(s) of License(s) Insurance Resident Insurance Non-Resident A copy of your professional liability certificate or declarations page must accompany your application papers. Please Read and Answer Each Question Were you ever previously contracted with MTL Insurance Company or its affiliates? 1. □Yes □No If ves. when? Year you entered the life insurance business. Do you owe any money to another insurance company or have you ever discontinued selling for another insurance company when you were indebted to the company? □Yes □No Have you ever been a party to a bankruptcy or receivership proceeding involving your personal or business debts? □Yes □No Have you ever had any personal or business debts, which resulted in collections or charge-offs? 5. □Yes □No Have you had or are you currently the subject of any personal or business tax liens, suits or judgments? □Yes □No Has any insurance company ever terminated any producer, agency, agent or broker contract with you for reason

Have you ever been the subject of any inquiry or proceeding by any insurance department?

other than insufficient sales?

Please Read and Answer Each Question

9. Has any person ever complained to an insurance department or other agency about your conduct as an agent? 10. Has your insurance agent's license ever been suspended, revoked or have you ever been fined or denied a license? 11. Have you ever had a surety or fidelity bond declined or cancelled? 12. Have you been convicted or plead no contest to a felony or other crime? 13. Have you ever been arrested and if so, for what reason?							
supporting of	r to any of these questions (other documentation. This will void del	than the first) is "YES," list t ays in your appointment.	he number and please pro	vide a separate letter of e	explanation and		
Provide In	formation About ALL Life Cor	npanies Represented for	the Last Five Years				
Date	Name & Address of Company	Paid Sales Premium in Last 12 Mo. Of Production	13 Month Persistency*	Last 12 Months Commissions Earned	Approx. Current Debit Balance		
From Month/Year		Premium \$					
To Month/Year			%				
From Month/Year		Premium \$					
To Month/Year			%				
From Month/Year		Premium \$					
To Month/Year			%				
From Month/Year	- CARCO - CARC	Premium \$					
To Month/Year			%				
May your current employers and/or insurance companies be contacted? □Yes □No							
I certify that the information furnished on the Confidential Background Questionnaire is true and complete and that I have not concealed any information requested. I understand that MTL Insurance Company will rely on this information in determining whether to offer a contract to me.							
	Certification nat I understand under pen	alties of perjury:					
 The payee's TIN is correct The payee is not subject to backup withholding due to failure to report interest and dividend income The payee is a U.S. person, and The payee is exempt from FATCA reporting. 							
	on Instructions: You must backup withholding.*	cross out item 2 above if	you have been notified	d by the IRS that you	are currently		
required to	The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding. *Please refer to Form W-9 Instructions at www.irs.gov						
			-				
			Signature of App	olicant			



1200 JORIE BOULEVARD OAK BROOK, ILLINOIS 60523–2269 1–800–323–7320 WWW.MUTUALTRUST.COM

AGENT'S AGREEMENT

Between

MTL Insurance Company ("Company") and		
	(Agent)	
of		
	(Office Address)	

- Appointment. The Company hereby appoints the Agent to solicit applications for insurance and annuities to be submitted to the Company for approval or rejection and to collect and remit to the Company the first premiums on such insurance, to deliver policies and premium receipts when the terms and conditions governing such delivery shall have been complied with, and to perform such other duties as may be required by the Company. The Agent shall have the right to appoint agents, with the approval of the Company, on the forms furnished by the Company, one copy being filed with the Company. The Agent shall be responsible to the Company for all matters entrusted to him/her and for his/her acts and conduct relating to the business of the Company, and agrees to hold the Company harmless from and against any and all claims of all agents and persons employed by him/her.
- 2) Relationship. This Agreement shall not be construed to create the relationship of employer and employee between the Agent and the Company. The Agent is hereby constituted and shall in all respects continue to be an independent contractor. The Agent shall be free to exercise his/her own judgment as to the persons he/she will solicit for insurance.
- Rules. The Agent shall conform to all the rules and regulations of the Company, now or hereafter to become in force, which shall constitute a part of this Agreement.
- 4) Funds. The Agent shall immediately remit to the Company all funds received or collected on behalf of the Company. All monies collected or received by the Agent for or on behalf of the Company shall be held in trust separate and distinct by the Agent in a separate account for the benefit of the Company and shall in no case be used by him/her in any manner, or for any purpose whatsoever, but shall be paid over to the Company or its duly authorized representative in accordance with its instructions.
- 5) Authority. The Agent shall have no power or authority to do any of the following:
 - (a) Represent that he/she is an employee, associate, joint venturer or officer of the Company.
 - (b) Change or waive any of the terms, conditions or rates set forth in promotional materials, or any advertisements, receipts, contracts, applications, or policies of the Company in any manner whatsoever.
 - (c) Issue, print or circulate any advertisement or sales material concerning the Company without obtaining prior approval in writing from the Company.
 - (d) Deliver, or cause to be delivered any policy of the Company unless the applicant is in good health and insurable at the time of delivery of said policy, nor unless the first premium has been paid and delivery

- made within sixty days from the date the policy is mailed from the Home Office.
- (e) Bind the Company on any application for or policy of insurance other than as stipulated in the Conditional Receipt if it is part of the application for such insurance.
- (f) Extend the time of paying any premium, or rebate or offer to rebate any part of a premium.
- (g) Make any misrepresentation or incomplete comparison in order to induce a policyholder of the Company or any other company to convert, lapse, surrender or forfeit his/her insurance.
- (h) Receive any money due or to become due the Company except in exchange for the Company's official receipt.
- Incur any indebtedness, extend any credit or make any payments on behalf of the Company without written authorization from the Company.
- (j) Exercise any authority on behalf of the Company other than that expressly conferred by this Agreement unless authorized by the Company in writing.
- 6) Limitations. The Company reserves the right in its sole discretion and without liability to the Agent to disapprove any application for insurance submitted to it by the Agent or any agent or person under his/her supervision and to limit or restrict the amount of or plan of insurance it shall issue and to require a higher premium that than applied for.
- 7) Records. The Agent shall maintain complete and accurate records, in the manner and form prescribed by the Company, of all policies and contracts, all transactions with respect thereto, and all funds collected on account of policies issued by the Company. The Agent shall account for all funds collected as the Company may require and shall permit the Company to inspect all records maintained pursuant to this paragraph.
- 8) Indebtedness. The Agent agrees that any loans and account charges made to or for the benefit of the Agent or agents or persons associated with him/her are the Agent's debt to the Company. The Agent also agrees that advances, if any, of first year commissions or overriding commissions paid before a policy's first year premiums are due and paid to the Company made to the Agent or his/her agents are also the Agent's debt to the Company. The Agent grants a lien to the Company on all compensation due under this Agreement, and any and every agreement or contract for the sale of the Company's products that has been, or may be, in effect from time to time as security for any indebtedness. The Company does not have to demand payment before it makes offsets. The rights of lien and offset continue after the termination of this Agreement.
- Legal Proceedings. The Agent shall have no authority to institute, prosecute or maintain any legal proceedings in

connection with any matter pertaining to the Company's business, except with the written consent of the Company. In the event any legal process or notice is served on the Agent in a suit or proceeding against the Company, the Agent shall forward within three business days such process or notice to the Company by registered or express mail.

- 10) Change or Termination. This Agreement may be changed from time to time by written notice from the Company but no such change shall affect commissions on any contract or policy issued prior to the effective date of the change. Either party may terminate this Agreement at any time by giving the other party thirty (30) days written notice. This Agreement shall terminate forthwith on the death of the Agent. Any compensation due the Agent at his/her death, or falling due thereafter, under this Agreement shall be paid to his/her executors or administrators.
- 11) Termination for Cause. If the Agent shall willfully or knowingly (1) submit any false information, or (2) conceal any material facts concerning the medical or personal history of any applicant or proposed insured, or (3) commit fraud, or (4) withhold or convert to his/her own use money or documents belonging to the Company, or (5) rewrite or cause to be rewritten with any other insurer any policy in force with the Company, whether or not such policy had been written by the Agent, without prior written notice to the Company, or (6) induce, or attempt to induce, any Agent or employee of the Company to leave its service or to cease soliciting or writing business for the Company or to decrease the volume of business so written, or (7) improperly induce, or attempt to induce, any policyholder of the Company to discontinue premium payments on his/her policy, or (8) fail to conform to the rules and regulations of the Company, or (9) fail to comply with the laws and regulations of any state insurance department or applicable laws or regulations of any other state insurance department, or to maintain in good standing his/her license to sell insurance, or (10) violate any of the provisions or conditions of this Agreement, the Company shall terminate this Agreement by written notice to the Agent of such termination. In the event of such termination any and all interest the Agent may have in any commissions and any other compensation under this and previous agreements made with the Company or any of its agents shall be forfeited.
- 12) **Commissions.** As compensation for his/her services, the Agent shall be paid by the Company commissions computed in accordance with the accompanying Agent Commission Schedule(s). After this Agreement becomes effective, the Agent will be paid a commission equal to the amount

This Agreement is executed on//	_·
AGENT	
Agent Signature (Print Agent name if a Corporation)	
If the Agent is a Corporation	
by	
Signature of Authorized Officer	
its	

- determined by applying the percentage shown in the attached schedule to premiums paid in cash on policies or contracts on which the Agent wrote the applications and delivered the policies or contracts under the terms of this Agreement.
- 13) Commission Payments and Refunds. No commissions shall be payable on any rejected application. Should a policy issued on an application secured by the Agent lapse and not be reinstated the Agent shall have no further interest of any kind in the policy nor be entitled to any further commissions and service fees on such policy unless it be reinstated through the efforts of his/her agency while this Agreement is in effect. Should the Company refund the premium for any reason including but not limited to cancellation and rescission on any policy written on an application secured by the Agent he/she shall refund to the Company, if so instructed, any and all monies received by him/her by reason of the payment of such premiums.
- 14) Vesting. All commissions are vested in the Agent, so long as the aggregate commissions payable to the Agent under this Agreement are at least \$500 during each prior calendar year. No fees or bonuses will be paid after the termination of this Agreement.
- 15) Assignment. This Agreement is not transferable. No rights or interests under this Agreement shall be subject to assignment without the written consent of the Agent and the Company.
- 16) Waiver. The failure of the Company to enforce any provision of this Agreement or to insist upon strict compliance by the Agent with any of the provisions shall not constitute a waiver of any of the rights or privileges of the Company under this Agreement and shall not be deemed to constitute a course of conduct or waiver as to any subsequent acts.
- 17) Entire Agreement. This Agreement shall supersede any prior agreement between the Company and the Agent in relation to policies issued through the Agent after the Agreement becomes effective. The foregoing together with accompanying schedules constitutes the entire Agreement between the parties.
- 18) Liability. Each shareholder or partner if the Agent is a corporation or partnership personally and fully guarantees the performance by the Agent of every commitment covenant and undertaking in this Agreement provided such person or persons has signed this Agreement individually or on behalf of the Agent.

M	TL INSURANCE COMPANY
bу	
its	
	This Agreement has been registered by MTL Insurance Company and a copy filed in the Company's Home Office at Oak Brook, Illinois on the day of MTL Insurance Company By

AMENDMENT TO AGENT'S AGREEMENT

The Agent's Agreement between MTL Insurance Company ("Company") and the undersigned that is in effect as of the date specified below is hereby amended as follows:

Section 8) Indebtedness. The Agent agrees that any loans and account charges made to or for the benefit of the Agent or agents or persons associated with him/her are the Agent's debt to the Company. The Agent also agrees that advances, if any, of first year commissions or overriding commissions paid before a policy's first year premiums are due and paid to the Company made to the Agent or his/her agents are also the Agent's debt to the Company.

The Agent below also agrees that commissions and overriding commissions paid to the Agent and his/her agents for the sale of any policy in which the Company subsequently issues a Termination Dividend so as to be able to provide a policyholder with a full return of premium ("Full Surrender") of any Base Policy and/or Single Paid-Up Additions Rider, are also the Agent's debt to the Company, at the rate specified below:

- Full Surrender in the First Policy Year- 100% of all commissions and override commissions;
- Full Surrender in the Second Policy Year- 100% of all commissions and override commissions;
- Full Surrender in the Third Policy Year- 50% of all commissions and override commissions

The Agent grants a lien to the Company on all compensation due under this Agreement, and any and every agreement or contract for the sale of the Company's products that has been, or may be, in effect from time to time as security for any indebtedness. The Company does not have to demand payment before it makes offsets. The rights of lien and offset continue after the termination of this Agreement.

ALL OTHER TERMS AND CONDITIONS OF THE ORIGINAL GENERAL AGENT"S AGREEMENT REMAIN IN FULL FORCE AND EFFECT.

This Amendment is executed on	****
	MTL INSURANCE COMPANY
(Print Agent's Name)	by(Signature of Authorized Representative)
(Agent's Signature)	its(Title of Authorized Representative)



1200 Jorie Boulevard Oak Brook, Illinois 60523–2269 1–800–323–7320 www.mutualtrust.com

Principles of Ethical Market Conduct

- I will conduct business according to high standards of honesty and fairness. I will represent MTL
 Insurance Company and myself with the highest integrity, always striving to enhance the prestige of
 my profession.
- I will provide competent and client-focused sales and service to my customers which, in the same circumstances, I would apply to or demand for myself. I will accurately present all information necessary to enable my clients to make informed decisions. I will comply with all laws and regulations governing my business and professional activities.
- I will take reasonable efforts to determine the insurance needs or financial objectives of my clients based upon relevant information obtained from them, and enter into transactions which assist the customers in meeting their insurable needs or financial objectives.
- I will respond promptly to client feedback and will always place their interests above my own. I will provide fair and expeditious handling of all client complaints and disputes and make every effort to resolve them through MTL Insurance Company's complaint handling process.
- I will respect the confidentiality of information regarding my clients' personal and business
 information. I will exercise the highest integrity in cooperating with others who serve the needs of my
 clients.
- I will present sales and training materials, product illustrations and advertisements in a manner which
 is clear as to purpose, honest and fair as to content, and consistent with the needs of the customer.
 All my sales presentations will be based upon the principles of fair dealing and good faith, and will
 have a sound basis in fact. All such materials will meet with the approval of MTL Insurance
 Company.
- I will engage in active and fair competition in the marketplace and will refrain from disparaging
 competitor insurers, their representatives or methods of marketing. I will not replace existing life
 insurance and annuity policies without first communicating information to the customer that (s)he
 needs in order to ascertain whether such replacement of existing policies may or may not be
 appropriate.
- I will allow my professional conduct to be supervised and reviewed by MTL Insurance Company for compliance with these Principles of Ethical Market Conduct.
- I will promptly advise MTL Insurance Company of any financial relationship or other situation that a disinterested person would reasonably believe could restrict my ability to act in accordance with the foregoing Principles of Ethical Market Conduct.

Signature	Date
Print Name	

EFT Weekly Commission Program

Weekly commissions are paid by Electronic Funds Transfer (EFT) directly to the agent's bank account.

Under this program:

- ✓ Weekly commissions are processed each Wednesday evening,
- ✓ Statements are available on the MTL Agent Web Site Thursday morning,
- ✓ Deposits (minimum \$25.00) are available Friday;
- ✓ All commission levels are paid weekly.
- ✓ General Agents can access all statements in agency; individual agents can access only their own.

To enroll in the EFT program, each agent must:

- 1. Complete a Direct Deposit (EFT) Form;
- 2. Attach a voided check or deposit slip (for the bank code information);
- 3. Provide an email address (instructions will be emailed to this address);
- 4. Return all information to:

Contract & Licensing, ACS Department
MTL Insurance Company
1200 Jorie Blvd.
Oak Brook, IL 60522-9060
Fax: 630-684-5484

IMPORTANT: The only alternative to the EFT Weekly Commission Program is monthly commissions. Should an agent not notify us of a change to his or her bank information, the agent will be put on monthly commissions until the new information is received and pre-noted through the banking system.

IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT COMMISSION ACCOUNTING, EXT. 5561.



MTL Insurance Company Agent Number (All Accounts)

1200 Jorie Boulevard Oak Brook, Illinois 60523–2269 1–800–323–7320 www.mutualtrust.com

Compensation Direct Deposit Authorization Form

AUTHORIZATION AGREEMENT FOR DIRECT DEPOSIT TO SAVINGS OR CHECKING ACCOUNT

I hereby authorize MTL INSURANCE COMPANY and its subsidiary companies (Company) to deposit my commission payments, along with all other forms of compensation payments, with the financial institution named below ("Bank") and for the Bank to credit the same to my account as described below. In the event that the Company notifies the Bank that funds to which I am not entitled have been deposited to my account in error, I hereby authorize and direct the Bank to return said funds to the Company as soon as possible and agree to hold the Company and the Bank harmless from any and all liability in connection therewith.

Payee's Name (Please Print)				
Business Phone Number E-M				
Bank NameBank	Phone Number			
Bank Address Street City	Cu			
Street	St	tate 2	Zip	
Bank Account Number	YOUR NAME 5555 Street Name City, ST 12345	DAT	TE	1001
ABA Transit/Routing Number	Pay to the Order of		\$	
Bank Account Type: Checking OR Savings	Financial institution 1000 Street Name City, ST 12345		Dollars	0
(Savings Acct. #)	For			
Direct Deposit is not available to Money Market accounts.	Routing Number	- Account Number	Check Numb	oer
Payment of weekly commissions is available to agents who re			direct deposit.	
This authorization is to remain in force until the Company h and in such manner as to afford the Company and/or the Banl confirming the accuracy of any information, including bank in the accuracy of all information on this form.	k a reasonable oppor	tunity to act on i	t. MTL shall r	not be
Payee's Signature	D	Date		
Return to: Contract & Licensing A.C.S. Department MTL Insurance Company 1200 Jorie Boulevard Oak Brook, IL 60523-2269				

A VOIDED CHECK MUST BE INCLUDED WITH THIS FORM.

Fax # (630) 684-5484 – for Contracts & Licensing documents only



1200 Jorie Boulevard Oak Brook, Illinois 60523–2269 1–800–323–7320 www.mutualtrust.com

Anti-Money Laundering Training Requirement For MTL Insurance Company Producers

All insurance companies are required by the Financial Crimes Enforcement Network of the Treasury department to train their agents who sell permanent life insurance, annuity products or any other cash value insurance products about their responsibilities under the company's anti-money laundering program. MTL has an agreement with LIMRA to administer this training for us. You must complete this training prior to submitting business to MTL. The AML training must be renewed every two years.

If you have already completed your AML training through LIMRA for another insurance company, you do not have to do anything, as long as it was completed within the past 24 months. Once you are contracted with MTL, we will notify LIMRA and they will send us a report indicating the date you completed the course.

If you previously completed AML training for another insurance company (broker/dealer or other financial institution) but not through LIMRA, you do not need to take the training again as long as your previous training was completed within the past 24 months. Simply include a copy of your certificate of completion from your AML training provider with your contracting paperwork. The certificate must include the provider's name, your name and the date that you completed your training. MTL reserves the right to review the training program and request additional training if it does not meet our standards.

If you have not taken any AML training within the past 24 months, you may take it through the LIMRA website once you've received your MTL agent number from us. This system allows agents to complete the training only once for all companies connected to the LIMRA site. The training through LIMRA is absolutely free to you. MTL is picking up the expense for all its agents who take the training through LIMRA. Keep these instructions until you receive your MTL agent number.

You can access the LIMRA site by following these easy steps.

- Log onto the course at the following website address: https://aml.limra.com.
- Effective October 1, 2016, your Username has been updated to your National Producer Number (NPN). To
 access LIMRA training site, enter your NPN in the Username field. If you do not know your NPN and would
 like to look it up, please visit www.nipr.com
- If this is your first time logging onto this site, your **Password** is your last name (*lowercase*). Note: after logging onto the LIMRA site for the first time, you will be asked to change your password.
- If you have previously accessed the course, please use the password you created the first time you logged in. If you have forgotten your password, click the Forgot Your Password link. You will be prompted to enter your username and answer a security question. If you answer the question correctly, you will be asked to reset your password.
- You will not receive a paper certificate of your completion of this course; we will receive a report from LIMRA informing us that you have completed the course.
- Should you have technical questions accessing the training site or navigating within the LIMRA site, please contact LIMRA's technical support partner's help desk at support@cfmpartners.com or (866) 364-2380.



1200 Jorie Boulevard • Oak Brook, Illinois 60522-9060 Toll Free: 1-800-323-7320

To insure full compliance with the 1997 Fair Credit Reporting Act and to facilitate easy access to all information necessary, please read and sign this authorization.

Background Investigation Authorization

As part of MTL Insurance Company's routine agency appointment procedure, I understand MTL Insurance Company will obtain an investigative consumer report which could include information relating to, but not limited to, my prior employment, military record, education, credit worthiness, credit standing, credit capacity, character, general reputation, personal characteristics, criminal background, mode of living, verification of identification and/or Social Security Number, and credentials or licenses held by me. I further understand that none, some, or all of this information may be obtained through personal interviews with friends, family members, neighbors, and associates. I understand that any information contained in such reports may be taken into consideration in evaluating my suitability for appointment, promotion, reclassification, transfer or retention as an MTL independent agent.

By signing below, I authorize MTL Insurance Company to obtain an investigative consumer report on me. I also authorize all persons and entities (including, but not limited to, businesses, corporations, former supervisors, credit agencies, governmental agencies, law enforcement authorities, educational institutions, state insurance departments, FINRA, Vector One and all military services) to release all written and verbal information about me to MTL Insurance Company, or its designated investigative consumer reporting service. I release from all liability and agree to hold harmless any person or entity that provides MTL Insurance Company with this information.

I further understand that upon written request to MTL Insurance Company, I will be given full information as to the nature and scope of such background investigation.

This authorization, in original or copy form is valid now or any time in the future. I agree with all the provisions shown in this authorization form.

Signature of Applicant	Date

Form **W-9**

(Rev. October 2018) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	1 N	lame (as shown on your income tax return). Name is required on this line; do not leave this line blank.								
Print or type. Specific Instructions on page 3.	2 B	Business name/disregarded entity name, if different from above								
		3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes. ☐ Individual/sole proprietor or ☐ C Corporation ☐ S Corporation ☐ Partnership ☐ Trust/estate				4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):				
pe.	_	single-member LLC			E	xempt p	ayee c	ode (i	any) _	
r ty		Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partner	—		_ _					
Print or type. ic Instructions		Note: Check the appropriate box in the line above for the tax classification of the single-member ov LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the c another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a sing is disregarded from the owner should check the appropriate box for the tax classification of its own	wner of t	he LLC is	s c	xemptic ode (if a			CA repo	orting
ecif		Other (see instructions) ▶			(Ap	oplies to a	ccounts r	maintain	ed outside	the U.S.)
S	5 A	ddress (number, street, and apt. or suite no.) See instructions.	Request	er's nam	e and	addres	s (opti	onal)		-
See	6 C	6 City, state, and ZIP code								
	7 1:	let account sumbou(a) have (actional)								
	, 1	ist account number(s) here (optional)								
Par	1	Taxpayer Identification Number (TIN)								··········
Enter y	/our	TIN in the appropriate box. The TIN provided must match the name given on line 1 to av		Social	securi	ity num	ber			
reside	nt al	thholding. For individuals, this is generally your social security number (SSN). However, fi ien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other is your employer identification number (EIN). If you do not have a number, see <i>How to ge</i>				-		-[
TIN, la			г	or						
		e account is in more than one name, see the instructions for line 1. Also see <i>What Name</i> of the second of the sec	and [[Employ	/er ide	entifica	tion n	umbe	'	
rvarrio	<i>51 1</i> C	s dive the risquester for guidelines on whose number to enter.			-	•				
Part	П	Certification			LL					
	_	alties of perjury, I certify that:								-
2. I am Sen	not vice	nber shown on this form is my correct taxpayer identification number (or I am waiting for t subject to backup withholding because: (a) I am exempt from backup withholding, or (b) (IRS) that I am subject to backup withholding as a result of a failure to report all interest or subject to backup withholding; and	I have r	ot beer	n noti	fied by	the l	nterna		
3. I am	ı a U	J.S. citizen or other U.S. person (defined below); and								
4. The	FAT	TCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting	g is corr	ect.						
you ha	ve fa ition	on instructions. You must cross out item 2 above if you have been notified by the IRS that you alled to report all interest and dividends on your tax return. For real estate transactions, item 2 or abandonment of secured property, cancellation of debt, contributions to an individual retire interest and dividends, you are not required to sign the certification, but you must provide you	does no ement ar	t apply. rangem	For n ent (IF	nortgag RA), an	ge inte d gen	rest p erally,	aid, paym	ents
Sign Here		Signature of U.S. person ►	Date ►			79001				
_										

General Instructions

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

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.