SINGLE PREMIUM DEFERRED INDIVIDUAL ANNUITY

Please note:

American Life is currently licensed to write business in the following states:

Arizona Colorado

District of Columbia Florida

Georgia Hawaii

Idaho Illinois

Indiana lowa

Kansas Kentucky

Louisiana Michigan

Montana Missouri

Nevada Nebraska

North Dakota New Mexico

Oklahoma Ohio

South Dakota Oregon

Utah Texas

AMERICAN CLASSIC MYGA APPLICATION INSTRUCTIONS

Complete ICC19-MYGAAPP 001 – Single Premium Deferred Individual Annuity Application. Note these additional instructions:

- Type of Application. If Non-Natural Person, complete Section 3.
- o Type of Application. If Roth IRA is chosen and it is a conversion, please complete 1045 RCONV.
- Section 3. Trust/Corporate/Non-Corporate Entity. If applicant is a Trust, complete 1016 CERTTRST 001 – Certificate of Trustee Powers form. Please include a copy of the entire trust document.
- Section 6. Contract & Premium Details. If 1035 Exchange is selected, check Rollover/Transfer, and enter
 - amount total of all exchanges, rollovers, and transfers to be used for funding this contract.
- Section 6. Contract & Premium Details. Check all three riders—all are to be included in the American Classic.
- Section 7. Other Coverage & Arrangements. If the first question is Yes (the Proposed Owner does have existing life insurance or annuity contracts), complete 1010 REPL 001 -Replacement of Life Insurance or Annuities Form, EVEN IF replacement is not occurring UNLESS the application is signed in GA, ID, IL, IN, NV, or OK.
- Complete Additional Application Information, if necessary.
- Complete 1010 REPL 001 Replacement of Life Insurance or Annuities Form, ONLY IF the Applicant has
 indicated he/she has existing life insurance or annuity contracts in Section 7. Other Coverage &
 Arrangements in ICC19-MYGAAPP 001, unless the application is signed in GA, ID, IL, IN, NV, or OK. In
 those states, if the applicant has answered YES to both questions in Section 7 complete the state specific
 replacement form provided.
- Complete 1029 ANNSUIT 001 Deferred Annuity Suitability Form.
- Complete 2150 NAICDISC Insurance Agent (Producer) Disclosure for Annuities if the application is signed in AZ, CO, GA, HI, ID, IL, IA, KY, MI, MT, NE, NM, ND, OH, SD, or TX.
- Complete W-9 Request for Taxpayer Identification Number and Certification for Applicant. If Joint Owners, complete a W-9 for each.
- Complete 1011 EFTMYGA 001 Electronic Funds Transfer (EFT) Authorization form, ONLY IF Applicant is paying premium via EFT/ACH.
- Complete ACORD 951 1035 Exchange / Rollover / Transfer Form, ONLY IF Applicant is exchanging, rolling over, or transferring funds from an existing policy/contract.
- Complete 1016 CERTTRST 001 Certificate of Trustee Powers, ONLY IF Owner is a Trust.
- Complete 1021 TRUSTEESUPP 001 Supplemental Trustee form, ONLY IF additional trustees need to be listed from form 1016 CERTTRST 001.
- Complete 1020 BENESUPP 001 Supplemental Beneficiaries, ONLY IF additional beneficiaries need to be listed from ICC19-MYGAAPP 001, Section 5. Beneficiary Designation.
- Complete 1071 SPCNST Spousal Consent Form, ONLY IF you live in a community property state (residents of AZ, CA, ID, LA, NM, NV, TX, WA or WI) and your spouse is NOT listed as the sole primary beneficiary.
- Complete 1072 CBSALE Cross-Border Sale, ONLY IF you purchase an American Life policy outside of your resident state. American Life does not accept cross-border sales if your resident state is Alabama, Arkansas, Massachusetts, Minnesota, Mississippi, New York, Washington, or Wisconsin.
- Complete PTE 84-24 if the application is a qualified plan and the funding for the application is a rollover or transfer from another qualified plan. This form should be retained by you and the applicant and should not be returned to American Life.

Please include with the application a copy of all sales materials that were used during the sale of the American Classic annuity product.

MYGAINST 001 08/23

American Life & Security Corp.

SINGLE PREMIUM DEFERRED INDIVIDUAL ANNUITY APPLICATION

TYPE OF APPLICATION

Qualified	☐ Trad	itional IRA	□ Roth IRA	☐ SEP IRA	
Non-Qualified	Non-Qualified ☐ Individual ☐ Joint		☐ Non-Natural	Person (Trust/Corp	o/Non-Corp Entity)
1. OWNER (Owner is	the Ann	uitant unless o	therwise noted)		
Name: First			MI	Last	
Residence Address (car	nnot be	a P.O. Box)	City	State	Zip
Mailing Address (If diff	erent th	an residence add	dress) City	State	Zip
Phone Number ()			Email Address		
Date of Birth (MM/DD)	/YYYY)	☐ Male☐ Female	Marital Status ☐ Single ☐ Married	Social Security #	
Is the Owner a US Citizen? ☐ Yes ☐ No If not a US Citizen, provide the following information			Country of Citize	enship Type of Visa	Exp. Date
2. JOINT OWNER INF	ORMA	ΓΙΟΝ (Must be	legal spouse; do	not complete if Qu	alified)
First		MI		Last	
Mailing Address (If diff	erent th	an Owner's mail	ing address) City	State	Zip
Phone number ()			Email address		
Date of Birth (MM/DD/	/YYYY)	☐ Male☐ Female	Social Security #	ŧ	
Is the Joint Owner a US Citizen? ☐ Yes ☐ No If not a US Citizen, provide the following information			Country of Citize	enship Type of Visa	Exp. Date
3. TRUST/CORPORATE/NON-CORPORATE ENT			ity (if Trust, cor	mplete Certify Existe	ence of Trust form)
Name					
Tax ID				Stat	te

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4. ANNUITAN	NT (If differe	ent the	an the Owne	r; do not comple	te if Qualified)		
First			M	I	Last		
Residence Address (cannot be a P.O. Box)				City	State	;	Zip
Mailing Addre	ss (<i>If differei</i>	nt thar	residence ad	dress) City	State		Zip
Phone Numbe	r				Email Address		
Date of Birth (MM/DD/YYY)	′)		lale emale	Marital Status ☐ Single ☐ Married	Social Security #		
Is the Annuita If not a US Citi information				Country of Citize	enship Type of Vi	sa Exp. Date	
Supplementa If Joint Owne Primary Bene	5. BENEFICIARY DESIGNATION (Include additional beneficiaries on the 1020 BENESUPP 001 Supplemental Beneficiaries form) If Joint Owners, do not designate a Primary Beneficiary. The Joint Owners will be each other's Primary Beneficiary. Percentages must be in whole numbers. Both Primary and Contingent Beneficiary percentages must each add up to 100%.						
Primary First MI	Last Nar	ne	Address, City	y, State, Zip	Relationship	SSN	%
					Date of Birth		
Contingent First MI	Last Nar	me	Address, City	y, State, Zip	Relationship	SSN	%
	20311101				Date of Birth		
6. CONTRACT	Γ& PREMIL	JM DE	TAILS			•	•
Initial Purchas total expected	•		t if coming fro	(Approximate om multiple sourc	if Exchange / Rollov es)	er / Transfer; i	nclude
Non-Qualified	: □ Check	\$			□ EFT* \$		
	□ 1035 E>	chang	e** \$				
	☐ NQ Dire	ect Tra	nsfer (Non-10	35 Exchange)** \$		_	
Qualified:	Qualified:			□ EFT* \$			
☐ Transfer** \$				☐ Direct Rollover*	* \$		
Qualified Only: Check / EFT Portion that is New IRA Contribution \$ Tax Year (if no tax year is provided, the current calendar year will be used) (Any additional Check or EFT amount represent 60-day Rollover (Non-Direct))							
Roth IRA Only	: Enter Roth	IRA O	riginal Incepti	on Date (leave bla	ank if new):		
*If EFT, please **If Exchange	•			orm iplete ACORD 951	Form		

Guarantee Period: 3 5 Check All That Apply:					
\square Enhanced Death Benefit Rider \square Enhanced L	iquidity Rider 🗆 Enhanced Ir	nterest Credit Rider			
7. OTHER COVERAGE & ARRANGEMENTS					
Does the Proposed Owner have any existing life If Yes, you must complete 1010 REPL 001 (Repl applicable state-specific replacement form. Is this policy replacing any existing life insurance If Yes, complete the information below:	acement of Life Insurance o	or Annuities form) or any			
COMPANY NAME	POLICY OR CONTRACT #	CONTRACT / CASH VALUE			
COMPANY NAME	POLICY OR CONTRACT #	CONTRACT / CASH VALUE			
COMPANY NAME	POLICY OR CONTRACT #	CONTRACT / CASH VALUE			
PROPOSED OWNER'S STATEMENT I have read and understood this Application. I am not currently taking and I am not under the influence of any medications or drugs that would affect my ability to fully understand and to fully and accurately complete this Application. The representations in this Application are true. I agree the annuity contract shall not be in effect until it has been issued by American Life & Security Corp. ("the Company") and the single premium is paid. I understand that the Producer has no authority to approve this Application, change the annuity contract, or waive any contract provisions. I understand that the annuity contract will not be effective until the date signed in the contract and all eligibility requirements are met. FRAUD NOTICE/WARNING: Any person who knowingly submits a false statement in an Application for insurance may be guilty of a criminal offense and subject to penalties under state law. I have read, understand, and acknowledge the Fraud Notice.					
Owner's Signature Date City, state where signed					
Joint Owner's Signature Date	City, state where s	igned			

AGENT'S STATEMENT				
To the best of my knowledge and belief the Proposed Owner 🗆 does 🗆 does not have any existing life				
insurance or annuities and the contract applied for \square will \square will not replace any existing coverage. I certify that I have verified the personal information of the Applicant. I further certify that any information recorded by me on this Application is true and accurate to the best of my knowledge and that the Owner seemed to me to be lucid and to fully understand all of the questions on this Application.				
Agent's Signature	Agent's Printed Name	ALSC Producer #	Date	
I acknowledge that I have completed the required product specific training.				
PLEASE COMPLETE IF THERE IS A CO-PRODUCER:				
Co Draducario Drintad Nama	ALSC Co Breduces #			
Co-Producer's Printed Name	ALSC Co-Producer #		Split%	

ADDITIONAL INFORMATION

Please use this form to indicate any additional information you'd like to include as part of the application:

SUPPLEMENTAL BENEFICIARIES FOR ANNUITY CONTRACT

OWNER					
First		MI	Last		
		NATION (Use as many "Suppler Both Primary and Contingent Bo			ıp to 100%.
Primary First MI	Last Name	Address, City, State, Zip	Relationship	SSN/TIN	%
□ Per Stirpes			Date of Birth		
Primary First MI	Last Name	Address, City, State, Zip	Relationship	SSN/TIN	%
l Per Stirpes			Date of Birth	_	
Primary First MI	Last Name	Address, City, State, Zip	Relationship	SSN/TIN	%
l Per Stirpes			Date of Birth	-	
Contingent First MI	Last Name	Address, City, State, Zip	Relationship	SSN/TIN	%
Per Stirpes			Date of Birth		
Contingent First MI	Last Name	Address, City, State, Zip	Relationship	SSN/TIN	%
l Day Chiman			Date of Birth	_	
Per Stirpes Contingent First MI	Last Name	Address, City, State, Zip	Relationship	SSN/TIN	%
			Date of Birth		
Per Stirpes					
wner's Signature			Date		
oint Owner's Signatur	re		Date		
		(<u>cu</u>	ase return this for stomerservice@a 402) 489-8295.	m by mail, email merican-life.com), or	by faxing

1020 BENESUPP 001 12/22



IMPORTANT NOTICE - REPLACEMENT OF LIFE INSURANCE OR ANNUITIES

This document must be signed by the applicant and the agent, if there is one, and a copy left with the applicant.

You are contemplating the purchase of a life insurance policy or annuity contract. In some cases this purchase may involve discontinuing or changing an existing policy or contract. If so, a replacement is occurring. Financed purchases are also considered replacements.

A replacement occurs when a new policy or contract is purchased and, in connection with the sale, you discontinue making premium payments on an existing policy or contract, or an existing policy or contract is surrendered, forfeited, assigned to the replacing insurer, or otherwise terminated or used in a financed purchase.

A financed purchase occurs when the purchase of a new life insurance policy involves the use of funds obtained by the withdrawal or surrender of or by borrowing some or all of the policy values, including accumulated dividends, of an existing policy to pay all or part of any premium or payment due on the new policy. A financed purchase is a replacement.

You should carefully consider whether a replacement is in your best interest. You will pay acquisition costs and there may be surrender costs deducted from your policy or contract. You may be able to make changes to your existing policy or contract to meet your insurance needs at less cost. A financed purchase will reduce the value of your existing policy and may reduce the amount paid upon the death of the insured.

We want you to understand the effects of replacements before you make your purchase decision and ask that you answer the following questions and consider the questions on the back of this form.

1.	Are you considering discontinuing making premium pay	ments, surrendering,	forfeiting,	assigning to the	insurer, o
	otherwise terminating your existing policy or contract?	☐ Yes ☐ No			

2.	Are you consid	lering using fu	nds from yo	ur existing policies or	contracts to pay pren	niums due on the r	new policy or
	contract?	☐ Yes ☐ N	0				

If you answered "yes" to either of the above questions, list each existing policy or contract you are contemplating replacing (include the name of the insurer, the insured or annuitant, and the policy or contract number if available) and whether each policy or contract will be replaced or used as a source of financing:

Insurer Name	Contract Or Policy #	Insured Or Annuitant	Replaced (R) Or Financing (F)
1)			
2)			
3)			

Make sure you know the facts. Contact your existing company or its agent for information about the old policy or contract. If you request one, an in force illustration, policy summary or available disclosure documents must be sent to you by the existing insurer. Ask for and retain all sales material used by the agent in the sales presentation. Be sure that you are making an informed decision.

NOTICE OF RIGHT TO RETURN:

You have the right to return the policy or contract within thirty (30) days of the delivery of the contract and receive an unconditional full refund of all premiums or considerations paid on it, including any policy fees or charges or, in the case of a variable or market value adjustment policy or contract, a payment of the cash surrender value provided under the policy or contract plus the fees and other charges deducted from the gross premiums or considerations or imposed under such policy or contract.

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A replacement may not be in your best interest, or your decision could be a good one. You should make a careful comparison of the costs and benefits of you existing policy or contract and the proposed policy or contract. One way to do this is to ask the company or agent that sold you your existing policy or contract to provide you with information concerning your existing policy or contract. This may include an illustration of how your existing policy or contract is working now and how it would perform in the future based on certain assumptions. Illustrations should not, however, be used as a sole basis to compare policies or contracts. You should discuss the following with your agent to determine whether replacement or financing your purchase makes sense:

Premiums:

- Are they affordable?
- Could they change?
- You're older—are premiums higher for the proposed new policy?
- How long will you have to pay premiums on the new policy? On the old policy?

Policy Values:

- New policies usually take longer to build cash values and to pay dividends.
- Acquisition costs for the old policy may have been paid; you will incur costs for the new one.
- What surrender charges do the policies have?
- What expense and sales charges will you pay on the new policy?
- Does the new policy provide more insurance coverage?

Insurability:

- If your health has changed since you bought your old policy, the new one could cost you more, or you could be turned down
- You may need a medical exam for a new policy.
- Claims on most new policies for up to the first two years can be denied based on inaccurate statements.
- Suicide limitations may begin anew on the new coverage

If you are keeping the old policy as well as the new policy:

- How are premiums for both policies being paid?
- How will the premiums on your existing policy be affected?
- Will a loan be deducted from death benefits?
- What values from the old policy are being used to pay premiums?

If you are surrendering an annuity or interest sensitive life product:

- Will you pay surrender charges on you old contract?
- What are the interest rate guarantees for the new contract?
- Have you compared the contract charges or other policy expenses?

Other issues to consider for all transactions:

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- What are the tax consequences of buying the new policy?
- Is this a tax free exchange? (See your tax advisor.)
- Is there a benefit from favorable "grandfathered" treatment of the old policy under the federal tax code?
- Will the existing insurer be willing to modify the old policy?
- How does the quality and financial stability of the new company compare with your existing company?

The existing policy or contract is being	replaced because:	
I certify that the responses herein are,	to the best of my knowledge, accurate:	
Applicant's Printed Name	Applicant's Signature	Date
Joint Applicant's Printed Name	Joint Applicant's Signature	Date
gent's Printed Name	Agent's Printed Signature	Date
I do not want this notice read aloud to me	(Applicants must initial only if they do not I	nave the notice read aloud.)

DEFERRED ANNUITY SUITABILITY FORM

Your privacy is a high priority to us. The information you provide will be treated with the highest degree of confidentiality.

Please note that if this form is not completed in full, signed, and dated, we will be unable to consider your application. Applicant/Owner's First Name ΜI Last Name Joint Applicant/Joint Owner's First Name MI Last Name Does either applicant currently reside in an assisted living, nursing home or long-term care facility? ☐ Yes □ No If yes, please explain: A. Household Financial Information 1. Household Disposable Income: a. Monthly Household Income \$ (i.e. Employment salary, pension, social security, disability, investments) b. Monthly Household Expenses \$_____ (i.e. Mortgage/rent, car/loan payments, insurance premiums) c. Disposable Monthly Income \$ (a. minus b) 2. Household Net Worth: Assets - Liabilities/Debts Premiums for this and ALL applications currently pending with American Life for the HOUSEHOLD must be included in the funding sources section below. **Liquid Assets Non-Liquid Assets** (Current Asset Values) (Current Asset Values. Do Not Include Primary Residence.) Stocks/Bonds Other Real Estate (net b. Annuities Out of of mortgage(s)) Surrender Period k. Annuities in Surrender c. Mutual Funds (exclude B Period Shares) d. CDs I. e. Money Market Limited Partnership(s) \$ _____ Checking/Savings f. m. Pension/ 401k (applicant under 59 1/2) \$_____ Pension /401k (applicant over 59 1/2) Other h. Life Insurance Net Cash n. Surrender Value Total Non-Liquid Assets \$ i. **Total Liquid Assets** (sum of a through h) (sum of j through n) **Total Household Assets** Household does not (sum of i and o) have any non-liquid **Household Liabilities** assets. (Other than Mortgages) Household Net Worth (p minus q)

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J.	NoneStocks Bonds Mutual Funds Fixed Annuities Variable Annuities Life Insurance CDs Pension/401(k)/403(b)
4.	Federal Income Tax Bracket: □ 0-15% □ 16-25% □ 26-30% □ 31-35% □ over 35%
	Tax Filing Status: □ Single □ Head of Household □ Married Filing Jointly □ Married Filing Separately □ Widowed □ Trust / Estate □ Corporate/LLC/Partnership □ Other
	Risk tolerance for this Annuity: □ Low □ Low to Moderate □ Moderate □ Moderate to High □ High □ Speculative
	Number of Dependents (provide ages): ☐ None Age Age Age Age
В.	Financial Objectives
	 1. Your financial objective for purchasing this annuity is (check all that apply): ☐ Liquidity ☐ Long-Term Growth ☐ Guarantees Provided ☐ Transfer of Assets to Beneficiaries ☐ Long-Term Growth Followed by Income ☐ Preservation of Capital ☐ Guaranteed Death Benefit
	2. Do you have sufficient funds available for monthly living expenses, medical expenses, and emergencies other than the funds planned for this annuity or any other annuities already owned? ☐ Yes ☐ No
	3. Financial time horizon for this annuity: Years
	 4. How do you anticipate taking distributions from this annuity? □ Required Minimum Distributions □ Penalty Free □ Annuitize □ Lump Sum □ Interest Only Withdrawals □ Leave to Beneficiary
	5. An annuity is a long-term contract with substantial penalties for early surrenders and/or withdrawals. Do you understand that if you take money out of this annuity, in excess of the penalty-free withdrawal amount during the surrender charge period, that you will incur a Surrender Charge and Market Value Adjustment (also referred to as an Interest Adjustment in some contracts/endorsements) – if applicable? ☐ Yes ☐ No
	6. Do you anticipate a significant change in your future income or expenses during the surrender charge period? ☐ Yes ☐ No If yes, please explain:
C.	Funding Source
	 Excluding any exchange or replacement of life insurance or annuity contract(s) associated with this application, have you exchanged or replaced any life insurance or annuity contract within the last 60 months? ☐ Yes ☐ No If yes, please explain:
	2. Do you have a reverse mortgage? ☐ Yes ☐ No
	3. Source of funds used to purchase this annuity (please check ALL that apply):
	 □ Money Market/Checking/Savings □ CDs □ Pension/401k □ Stocks/ Bonds □ Mutual Funds □ Death Claim Proceeds □ Inheritance □ Sale of Primary Residence □ Reverse Mortgage
	☐ Proceeds from the Replacement of a Life Contract (s). If checked, please provide a current statement.
	□ Proceeds from the Replacement of an Annuity Contract(s). If checked, completion of questions 4-9 is required and please provide the most recent annual statement(s).

4. Complete for each replacement of Annuity contract transfer, exchange or rollover: **Contract 1 Contract 2 Contract 3 Company Name** a. **Product Name** b. **Contract Number** C. Type of Annuity, i.e. Fixed, Fixed Index, Variable d. **Issue Date** e. **Accumulated Value** f. \$ \$ g. **Surrender Value** \$ \$ \$ **Current Surrender Charge %** % % % h. MVA +/-\$ i. \$ \$ **Remaining Surrender Charge Schedule** j. **Current Fixed Interest Rate** % % k. Minimum Guaranteed Renewal **Interest Rate** I. Waiver of Surrender Charge ☐Yes ☐ No □Yes □ No □ No □Yes **Provisions Yes/No** If yes, please provide the name of waiver(s) Policy and/or Rider Fees n. **Rider Names** ο. **Writing Agent Name** p. 5. Do any of the contracts being replaced require you to annuitize (select a series of scheduled payments) in order to receive the accumulation value without surrender charges? ☐ Yes ☐ No 6. How will the proposed replacement annuity benefit you in meeting your insurance needs and financial objectives? (please check all that apply) ☐ Change in Financial Objectives ☐Multiple Index Options ☐Interest Rates / Index Credit Potential ☐Penalty-free Death Benefit ☐ Increased Liquidity ☐ Enhanced Benefits ☐Guaranteed Death Benefit 7. Please explain how the benefit(s) selected above better meet(s) your current financial needs and objectives compared to the existing annuity. Please also discuss any enhanced benefits such as living income or death benefits, or waivers

such as nursing home or terminal illness that the applicant may be forfeiting as a result of this replacement and why you are willing to do so.

D. Applicant / Owner Signature(s) By signing below, I certify that the information provided is accurate. I acknowledge and agree that during the purchase of this insurance contract American Life & Security Corp., its employees, and any of its agents acting in their capacity as an independent agent of American Life & Security Corp. have not suggested that I liquidate securities, otherwise provided any investment advice, or made any representations regarding losses or gains in respect to my portfolio. I have been advised to discuss any liquidation of securities with a properly licensed securities advisor, and I acknowledge that anyone (including my agent if properly registered) who provided me any such advice with respect to this purchase was not doing so in his/her role as an agent of American Life & Security Corp.

If I am replacing an existing annuity, by signing below I certify, that 1) my agent has explained how the existing and new contracts compare with respect to surrender charges, interest rate, death benefits and all other benefits and features; and 2) I believe the American Life & Security Corp. contract I am purchasing is more favorable on an overall basis than the contract(s) I am replacing.

By signing below, I certify that: 1) to the best of my knowledge and belief, the information provided to my agent, and shown above is true and complete; 2) the annuity meets my financial needs and objectives; and 3) this annuity is suitable for me.

Applicant / Owner Signature	Date
Joint Applicant / Joint Owner Signature	Date

E. Agent Statement - Acknowledgement of Responsibility for Suitability Recommendations

By signing below, I certify that:

- 1. I have completed a suitability and needs analysis review regarding the purchase of this annuity.
- 2. I have reasonable grounds for believing that the recommendation to purchase this annuity is suitable for the Applicant/Owner.
- 3. I agree to maintain records of the information provided by the Applicant/Owner and any other information used as the basis for my recommendation. I agree to make such records available for review upon request by American Life & Security Corp. or by any regulatory body as required.

F. Agent Acknowledgment PTE 84-24

THE FOLLOWING REPRESENTATIONS, WARRANTIES, AND CERTIFICATIONS APPLY WITH RESPECT TO THE PURCHASE OF AN ANNUITY WITH THE ASSETS OF A PLAN SUBJECT TO THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974, AS AMENDED ("ERISA"), INCLUDING A ROLLOVER FROM SUCH PLAN TO AN INDIVIDUAL RETIREMENT ACCOUNT DESCRIBED IN INTERNAL REVENUE CODE OF 1986, AS AMENDED (THE "CODE"), SECTION 4975(e)(1)(B) THROUGH (F) ("IRA") OR A ROLLOVER FROM ONE IRA TO ANOTHER IRA, PURSUANT TO THE PROVISION OF FIDUCIARY INVESTMENT ADVICE AS DEFINED IN ERISA SECTION 3(21)(A)(ii), CODE SECTION 4975(e)(3)(B), AND GUIDANCE ISSUED BY THE UNITED STATES DEPARTMENT OF LABOR.

By signing below, I represent, warrant, and certify to American Life & Security Corp. that I have complied with the United States Department of Labor's Prohibited Transaction Exemption (PTE) 84-24, in connection with the Applicant's purchase and my recommendation(s) in relation thereto. Without limiting the generality of the foregoing, I represent, warrant, and certify to American Life & Security Corp. that: (1) I have complied with all applicable conditions of the PTE;

certify to American Life & Security Corp. that: (1) I have complied with all applicable conditions of the PTE; (2) I acted in the Applicant's best interest with respect to any recommendation(s) I made regarding the annuity contract; (3) the combined total of all fees I receive for my services does not exceed reasonable compensation within the meaning of ERISA Section 408(b) (2) and Section 4975(d)(2) of the Code; (4) I made no materially misleading statements to the Applicant with respect to recommended transactions, fees, material conflicts of interest, or any other matters relevant to the Applicant's purchase; and (5) I made the following written disclosures to the Applicant: (a) if I am an affiliate of American Life & Security Corp., or if my ability to make recommendations is limited by any agreement with American Life & Security Corp., the nature of the affiliation, limitation, or relationship; (b) the amount of commission I will receive, directly or indirectly, from American Life & Security Corp. in connection with the Applicant's purchase; (c) a statement of any charges, fees, discounts, penalties, or adjustments which may be imposed under the recommended annuity contract in connection with the Applicant's purchase. Additionally, I acknowledge that neither American Life & Security Corp. nor any of its affiliates is a fiduciary with respect to the Applicant's purchase.

Agent Signature	Agent Number	Date



INSURANCE AGENT (PRODUCER) INFORMATION ("Me", "I", "My")

INSURANCE AGENT (PRODUCER) DISCLOSURE FOR ANNUITIES Do Not Sign Unless You Have Read and Understand the Information in this Form

,	• • • •
First Name:	Last Name:
Business\Agency Name:	Website:
Business Mailing Address:	
Business Telephone Number:	
Email Address:	
National Producer Number :	
CUSTOMER INFORMATION ("You", "Your	r")
First Name:	Last Name:
First Name:	Last Name:
means I believe that it effectively meets Yo	ccordance with state law. If I recommend that You buy an annuity, in ur financial situation, insurance needs, and financial objectives. Othe stocks, bonds and mutual funds, also may meet Your needs.
	about or to sell non-insurance financial products. I have checked belov am licensed and authorized to provide advice about or to sell.
Stocks/Bonds	
Certificates of Deposits	
Whose Annuities Can I Sell to You?	
I am authorized to sell:	
Annuities from Only One (1) Insurer Annuities from Two or More Insurers although I primarily sell annuities from:	Annuities from Two or More Insurers

How I'm Paid for My Work:

It's important for You to understand how I'm paid for my work. Depending on the particular annuity You purchase, I may be paid a commission or a fee. Commissions are generally paid to Me by the insurance company while fees are generally paid to Me by the consumer. If You have questions about how I'm paid, please ask Me.

Depending on the particular annuity You buy, I will or may be	e paid cash compensation as follows:
Commission, which is usually paid by the insurance describe:	e company or other sources. If other sources,
Fees (such as a fixed amount, an hourly rate, or a perce by the customer.	entage of your payment), which are usually paid directly
Other (describe)	
If You have questions about the above compensation I will be	paid for this transaction, please ask me.
I may also receive other indirect compensation resulting cash" compensation), such as health or retirement benefrom the insurance company or other sources. By signing below, You acknowledge that You have reaching document.	efits, office rent and support, or other incentives
Customer Signature	Date
Customer Signature	Date
Agent (Producer) Signature	Date

PTE 84-24 DISCLOSURE FORM REQUIRED FOR INDIVIDUAL RETIREMENT ANNUITIES

This document must be signed by the applicant and the agent, and a copy left with the applicant.

This form provides important information you should know before making a purchase of, or payment to, an annuity contract ("Annuity") issued by the Insurance Company issuing the Annuity ("Insurance Company"). This Disclosure and Acknowledgement Form ("Form") is provided pursuant to applicable law, and in particular, is intended to document satisfaction of certain requirements of ERISA Prohibited Transaction Class Exemption 84-24.

American Life & Security Corp.

RELATIONSHIP OF AGENT TO INSURANCE COMPANY	
You will be purchasing an Annuity through an Agent ("Agent") who is a repre Company listed above. Your Agent is an independent insurance agent who can recommend insurance products issued by any of the different insurance companies to which he or she is Agent cannot recommend annuities or other insurance products from insurance companies been appointed as an agent, and therefore your Agent is limited to recommending the products offered by the insurance companies he or she represents. This Form des Agent and others will receive in connection with your purchase and retention of the Annuity	ommend annuities and other appointed as an agent. Your is for which he or she has not annuities or other insurance cribes the commissions the
COMMISSIONS	
For selling the Annuity, the Agent will receive a commission equal to a percentage Commissions paid are not deducted from your premium(s) paid. In addition to the confined Insurance Company may also pay commission to an Insurance Agency and/of Organization ("IMO"). The Insurance Company, the Agent or the Insurance Agency material IMO related to the marketing, administration, issuance and servicing of the Annuity. It receives commissions on the Annuity. The Sales Commission paid to the agent for the	mmission paid to the Agent, r an Insurance Marketing ay receive services from the or those services, the IMO
% of Premium received (Sales Commission) in contract year 1:)
% of Premium received (Sales Commission) in subsequent years:	
CHARGES	
The Annuity you purchase is subject to charges, pursuant to the terms of the consurrender charges, market value adjustments, or other fees for additional contract specific charges applicable to your Annuity can be found on the contract data page.	ntract, which may include of features or riders. The
ACKNOWLEDGMENT / APPROVAL	
I acknowledge receipt of the disclosure information and I approve the purchase of the A funding contributions to the IRA, including compensation and other fees under the controcompleting this Form is not a declaration of fiduciary status by Agent, Insurance Agency other party under the Employee Retirement Income Security Act or other applicable Fed form is not a contract and it does not create any enforceable obligations between you a Agency, Company, IMO or any other party.	ract. I acknowledge that y, Company, IMO or any deral or State laws. This
Owner's Signature	Date
Agent's Signature	Date
·	

Owner/Applicant

Annuity Product

Insurance Company Issuing the Annuity

Agent

SPOUSAL CONSENT FORM

If you live in a community property listed as the sole primary beneficia	tate (residents of AZ, CA, ID, LA, NM, NV, TX, WA or WI) and your spouse is NOT , spousal consent is required.	-
☐ No current spouse Check this	pox if the owner does not have a spouse or if spouse is deceased.	
spouse. By signing this form, I und	read the information above and have seen the beneficiary designation made by marstand that I have not been named as the sole primary beneficiary of my spouse's by right to the policy/certificate's proceeds. I acknowledge that I have been advised this agreement.	•
Signature of Spouse	Signed Date	
Name of Owner	-	
Signature of Owner	Signed Date	

Form W-9 (Rev. November 2017) 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 Name (as shown on your in	icome tax return). Name is	s required on this line; do	not leave this line blank.					•				
	2 Business name/disregarde	d entity name, if different	from above										
n page 3.	Check appropriate box for following seven boxes. Individual/sole proprietor.			e is entered on line 1. Ch		one o		certa	cemptions ain entitie uctions o	s, no	t individu		
single-member LLC					Exen	npt payee	code	e (if any)					
r t		=	tion (C=C corporation, S=S	•									
Print or type. Specific Instructions on page	LLC if the LLC is classif another LLC that is not	ied as a single-member Ll disregarded from the owr	e for the tax classification LC that is disregarded from the for U.S. federal tax pure appropriate box for the tax	m the owner unless the poses. Otherwise, a sin	owner of t	the L	LC is	code	nption fro e (if any)	om F <i>A</i>	ATCA rep	orting	J
ecif	Other (see instructions)	>						(Applie	s to account	s main	ained outsid	de the U	.S.)
See Sp	5 Address (number, street, a	nd apt. or suite no.) See ir	nstructions.		Reques	ter's	name	and ac	dress (op	otiona	al)		
0,	6 City, state, and ZIP code												
	7 List account number(s) her	e (optional)			•								
Par	t I Taxpayer Ide	ntification Numbe	er (TIN)										
	your TIN in the appropriate					Soc	cial s	ecurity	number				
	p withholding. For individunt alien, sole proprietor, or				ior a			_		_			
entitie	s, it is your employer identi	fication number (EIN).	If you do not have a nu	ımber, see <i>How to g</i> e									
,	If the account is in more th	an one name, see the	instructions for line 1	Also see What Name		or Em	ploye	er identification number					1
	er To Give the Requester fo			THOS GOO WHAT HAITHO	ana								ĺ
								-					
Par	Certification							•					
Unde	penalties of perjury, I certi	fy that:											
2. I ar Ser	number shown on this form not subject to backup wit vice (IRS) that I am subject longer subject to backup w	hholding because: (a) to backup withholding	I am exempt from back	kup withholding, or (b) I have	not k	oeen	notifie	d by the	Inte			
3. I ar	n a U.S. citizen or other U.S	3. person (defined belo	ow); and										
4. The	FATCA code(s) entered or	this form (if any) indic	ating that I am exempt	from FATCA reporting	ng is cor	rect.							
you ha	cation instructions. You make failed to report all interestition or abandonment of section interest and dividends,	t and dividends on your cured property, cancella	tax return. For real estation of debt, contribution	te transactions, item 2 ns to an individual reti	2 does no rement a	ot ap rranç	ply. F geme	or moi nt (IRA	tgage in	teres nera	t paid, lly, payr	nents	
Sign					Date ►								

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.



ELECTRONIC FUNDS TRANSFER (EFT) AUTHORIZATION

OWNER NAME			PREMIUM AMOUNT		
First		MI	Last		
ACCOUNT	HOLDER INFORMA	TION (PLEASE	PRINT):	BANK OR CRE	DIT UNION INFORMATION:
Accounthol First	der Name MI	Last		Bank or Credit U	Jnion Name
Address				Address	
City		State	Zip	City	State Zip
Phone				Phone	
Account Type	□Checking Acco	ount		Account Numbe	er:
	□Savings Accou	nt		_	umber:at the bottom of your check)
AUTHORIZ <i>A</i>		nt		_	umber:at the bottom of your check)
		t a single premi	um of the a	mount specified ab	ove via electronic funds transfer.
Accountholder / Authorized Signature			Date		
Accounthold	er / Authorized Signa	ture			Date

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1035 EXCHANGE / ROLLOVER / TRANSFER eFORM

Name of Receiving Company					
Business Address	Mailing Address	Ov	vernight Address		
This form can be used to accomplish a FULL or a PARTIAL Exchange of policies pursuant to Internal Revenue Code (IRC) Section 1035. This form can also be used for Transfers of Funds and Direct Rollovers . Complete the requested information concerning the existing policy and contract, check the appropriate boxes, and date and sign this form. Refer to the application, and if applicable, prospectus and any state required forms for additional important disclosures and information. Check with both the receiving and surrendering company for form requirements specific to the transaction that is being initiated.					
If you are considering a replacement you including, if available, an in force illustratinformation is requested your existing compexisting carrier for additional information.	ion, policy summary,	premium payment amou	ints or the produc	t prospectus. If the	
Complete one form for each surrendering	company and contra	act. Please apply funds t	to:		
New / Existing Contract Number:		Receiving Carrier I			
Without this contract number, the funds will	be applied to a new co	ontract.	(for N	loney Settlement)	
The receiving company may not accept the	• •		meet its minimum p	remium requirements.	
1. SURRENDERING COMPANY POLICY /					
Surrendering Company Name (Complete one form	n for each surrendering c	ompany) Surrendering Comp	pany Account / Policy	/ Contract Number	
Street Address Line 1		Address Line 2			
City	State Zip	Phone Number	Fax Nu	mber	
Surrendering Plan Type (Non-Qualified, IRA, Roth	Surrenderin (Life, Annui	g Product Type ty, CD, MF, Other, etc.)	Estimated Am	nount of Transfer	
Owner (First, Middle, Last) / Entity Name	'		Social Sec	urity Number / Tax ID #	
Joint Owner Name (First, Middle, Last) - Please c	onfirm the availability of t	hese options with the Receiving	ng Company	Social Security Number	
Insured / Annuitant Name (First, Middle, Last) - if	other than owner (applie	s to Life & Annuity products o	nly)	Social Security Number	
Joint Insured / Annuitant Name (First, Middle, Las	t) - Please confirm the av	vailability of these options with	the Receiving Co.	Social Security Number	
Contingent Annuitant Name (First, Middle, Last) -	Please confirm the availa	ability of these options with the	e Receiving Co.	Social Security Number	
2. TRANSFER / ROLLOVER / 1035 EXCH	ANGE SURRENDER	ING INSTRUCTIONS			
☐ Full ☐ Partial \$	or	%			
(This amount is subject to change based or the amount)	n the product provision	s. Please check with the	surrendering comp	pany to verify	
By executing this form, I authorize the full or partial liquidation of my existing contract or account in accordance with the sections completed above. I hereby instruct the parties to process that liquidation:					
$\ \square$ As soon as possible after receipt of all	I necessary forms	☐ On a specific	date:		
I / We also understand it is my / our respons	sibility to confirm with the	he surrendering company	their processing gu	idelines to selecting	

3. DISCLOSURES / ACKNOWLEDGMENTS

- I. I fully assign and transfer all claims, options, privileges, rights, title and interest to either all of the life insurance policy, all of the annuity contract or part of the annuity contract value identified in the Contract Information section on page 1 to the receiving company. The sole purpose of this assignment is to effect a tax-free exchange under Section 1035(a) of the Internal Revenue Code. All of the powers, elections, appointments, options and rights I have as owner of the contract, including the right to surrender, are now exercisable by the receiving company. Simultaneous with a full assignment, I also revoke all existing beneficiary designations under the Assigned Policy. Other than the above mentioned owner, no person, firm, or corporation other than myself and the insurer that issued the above numbered policy, has an interest in said policy. No proceedings in insolvency or bankruptcy have been instituted by or against me. I understand that the receiving company intends to surrender the contract for the cash value; or if this is a partial exchange, the portion assigned, subject to its terms and conditions, and to use the proceeds as the purchase payment for the new contract to be issued by the receiving company. I authorize the surrendering company to send the proceeds directly to the receiving company and understand that fees and surrender charges may apply. This exchange is subject to acceptance by the receiving company. Neither the receiving company nor the surrendering company is liable or responsible for changes in market value that may occur after the surrendering company has processed the transaction and before the proceeds are received by the receiving company in good order and allocated to the new contract. Prior to the date of receipt of the proceeds by the receiving company, no value will accrue or be earned on the receiving company contract.
- II. If this is a partial exchange, I understand that it is subject to Revenue Ruling 2003-76, which dictates how much of the original contract's cost basis must be allocated to the new contract. The cost basis should be allocated ratably between the two contracts based on the percentage of the value retained in the original contract and the percentage of the value transferred to the new contract. For example, if the contract value is \$100,000 and basis is \$50,000, and I assign 30% for a partial exchange, then \$15,000 (30% of \$50,000) of the basis would be applied to the new contract. I understand that the IRS has raised concerns about annuity contract owners using partial exchanges to avoid income tax, and I certify that I am not entering into this transaction for the purpose of reducing or avoiding income tax or the 10% penalty tax for early withdrawals.

I expressly represent that the sole purpose is to effect a partial 1035 exchange of an annuity contract. However, I acknowledge that Revenue Procedure 2011-38 states that withdrawals from annuitization, taxable owner or annuitant changes, or surrenders, other than an amount received as an annuity for a period of 10 years or more or during one or more lives, of either the original contract or the new contract during the 180 day period following the partial exchange, may affect the tax free status of the partial exchange.

Note: Other exceptions may apply and a subsequent direct transfer of all or a portion of either contract involved in the exchange could have tax and tax reporting consequences. Please consult your tax advisor. Please confirm with the carrier if they will support partial 1035 exchanges.

I acknowledge that the receiving company has made no representations concerning any tax treatment of this transaction. I understand that the receiving company has neither responsibility nor liability for the validity of this transaction or for my treatment under Section 1035(a) of the Internal Revenue Code or otherwise. Therefore, I agree to release and hold harmless the receiving company and its agents from any and all liability arising from, relating to, or in connection with, the taxation of a partial exchange of the above listed contract. I authorize the receiving company and the surrendering institution to share information necessary to maintain accurate records of the annuity cost basis and to ensure proper withholding and tax reporting. I have been directed to consult my tax or legal advisor before proceeding.

- III. I authorize the receiving company to rely upon the cost basis information provided by the surrendering company, but agree that the receiving company will assume no responsibility for determining or verifying cost basis. If cost basis is not provided, I acknowledge that more restrictive or less beneficial tax rules may apply to the amounts transferred. I acknowledge that the receiving company provides this form and participates in this transaction as an accommodation to me. The receiving company does not give tax or legal advice on the tax consequences for replacing one contract for another, and assumes no responsibility or liability for the validity of this assignment or for the tax treatment of this exchange under IRC Section 1035(a) or other laws or regulations.
- IV. I agree that if the receiving company, in its sole discretion, determines that it is unlikely to receive timely payment of the full contract cash surrender values, the receiving company may reassign ownership of the policy/contract back to me.
- V. RETURN OF LIFE INSURANCE POLICY OR ANNUITY CONTRACT Does not apply to partial 1035 exchanges on annuity contracts. Unless the surrendering company's policy or contract is attached, I affirm that the policy or contract has been destroyed or lost and that reasonable effort has been made to locate it. To the best of my knowledge no one else has any right, title or interest in the contract, nor has it been assigned, pledged or encumbered, unless this is a life insurance policy with a loan to carry forward.
- VI. MAXIMUM ISSUE AGE DISCLOSURE An annuity contract may not be issued should the funding requirements be received after reaching maximum issue age for the annuity contract applied for. If the funds are received after the maximum issue age, the contract may be rejected and the funds returned to their original source. The surrendering company may or may not take the funds back, which could result in a taxable event.
- VII. NON-QUALIFIED TRANSFER OF FUNDS (NON 1035 EXCHANGE) The receiving company will apply all such funds received to an annuity contract issued to me. I understand that the receiving company assumes no responsibility for tax treatment of this matter and I shall be responsible for payment of all federal, state and local taxes incurred with respect to the liquidation of such account. I acknowledge that the earnings credited under the annuity contract will begin to accrue when the receiving company receives these proceeds and all other necessary paperwork in good order. For index annuities, fixed account interest under the annuity contract will begin to accrue on the next Issue Day.
- VIII. TRANSFER / EXCHANGE OF FUNDS INTO A TSA/403(B) The TSA/403(b) owner / participant's employer or employer's third-party administrator must authorize and sign this transfer request in Section 5.
 - Authorization for a TSA/403(b) transfer / exchange to a TSA/403(b): This request is for the direct transfer / exchange of non-ERISA funds from the TSA/403(b) (annuity contract) or 403(b)(7) (custodial account) identified in Section 1 of this form to a TSA/403(b) (annuity contract) established on my behalf by the receiving company. I hereby agree to surrender my interest as indicated above and authorize the receiving company to take whatever action necessary to effect this transfer / exchange. I acknowledge that the transferred / exchanged funds shall be subject to the more stringent restrictions on distributions found in either the predecessor annuity contract or the receiving annuity contract. I intend this transaction to be a 403(b) transfer / exchange of funds pursuant to IRC section 403(b) and the final regulations. The transfer / exchange is to be executed from financial institution to financial institution in such a manner that it will not place me in actual or constructive receipt of all or any part of the transferred / exchanged funds. Because this transaction constitutes a direct rollover / transfer / exchange of funds and not a distribution, withholding does not apply. (Provide the receiving company with any records or documents they may request with respect to this transfer / exchange.)
 - IX. The IRS has provided limited guidance on the tax consequences of transferring a life insurance policy with values less than the investment in the contract to a new or existing annuity contract. If the owner surrenders the newly acquired annuity contract, it's not clear whether the annuity losses are fully deductible against ordinary income or deductible as a miscellaneous deduction subject to a limitation of 2% of adjusted gross income (AGI). If the IRS views the two transactions as a single integrated transaction, they could consider it a step transaction and successfully disallow the losses as a tax deduction.

4. TAXPAYER IDENTIFICATION N	UMBER CERTIFICATION				
Under penalties of perjury, I certify	/ that:				
The number on this form is my and	y correct taxpayer identification number (or	I am waiting for a number to be issued to me);			
notified by the Internal Reven		n backup withholding, or (b) I have not been by withholding as a result of failure to report all bject to backup withholding; and			
3. I am a U.S. person (including	a U.S. resident alien).				
	e been notified by the IRS that you are curr Il interest and dividends on your tax return.	ently subject to backup withholding because			
4. I am exempt from Foreign Acc	count Tax Compliance Act (FATCA) reporting	g.			
5. SIGNATURES					
exchange by phone or in writing. By	signing below, I represent that the responses I	equest information on the status of this transfer or nerein are, to the best of my knowledge, accurate the ACORD 1035 Exchange / Rollover / Transfer			
The Internal Revenue Service does required to avoid backup withhold		of this document other than the certifications			
Signature Guarantee (if applicable)					
	Signature of Owner / Plan Administrator / Trustee / Custodian	Date (mm/dd/yyyy)			
	Signature of Joint Owner / Co-Trustee (if applicable) Date (mm/dd/yyyy)				
	Signature of Insured / Annuitant (if applicable)	Date (mm/dd/yyyy)			
	Signature of Irrevocable Beneficiary (if applicable) Date (mm/dd/yyyy)				
	Signature of Spouse (Required in AZ, CA, ID, LA, NV, NM, TX, WA and WI only) (if applicable) Date (mm/dd/yyyy)				
FOR TSA/403(b) TO TSA/403(b) TR	ANSFERS/EXCHANGES ONLY - EMPLOYER	/THIRD PARTY ADMINISTRATOR SIGNATURE			
	ng that I have reviewed this direct transfer / rol 403(b) plan under IRC section 403(b) and the fi	lover / exchange request and that it is authorized nal regulations.			
a) I am authorizing this transfer / rollover request.					
b) I am confirming that there is an information sharing agreement in place with the receiving company under the IRC section 403(b) regulations.					
c) All information provided on this form is accurate.					
Print Name of Employer or Third Party Ad	dministrator	Title of Employer or Third Party Administrator			

Signature of Employer or Third Party Administrator

Date (mm/dd/yyyy)

6. SIGNATURES (For the receiving company's use only)

6 A. ACCEPTANCE OF 1035 EXCHANGE / TRUSTEE TRANSFER / DIRECT ROLLOVER

By signature of an authorized officer below, the receiving company accepts assignment of all (or a portion of the assets if this is a partial exchange) to the above contract for purposes of complying with the client's intention of effecting a nontaxable exchange under IRC Section 1035. Please issue payment payable to the receiving company, the owner of the contract, for the full cash surrender value of the contract or a portion if it is a partial surrender.

For Trustee Transfers / Direct Rollovers from Tax-Qualified Accounts / Contracts:	
The receiving company will deposit funds received into a:	

6 B. eCONSENT AND ACKNOWLEDGMENT (Applies to eSignature Transactions Only)

To the extent the receiving company has obtained electronic signatures to effectuate the transaction(s) set forth in this form, the receiving company, by the below signature of its authorized officer, hereby represents and warrants to the surrendering company that:

- a. This form has been completed using an electronic system that has an integrated e-signature capability;
- b. All consumer consents have been obtained under, and this form was signed using an e-signature process that complies with, all applicable federal and state e-signature requirements, including, but not limited to, the federal E-Sign Act, and the applicable states' versions of the Uniform Electronic Transactions Act;
- c. It shall indemnify, defend, and hold harmless the surrendering company from and against all losses, costs, liabilities, claims, threatened claims, demands, suits, obligations, expenses, judgments, and damages, including, but not limited to, reasonable attorneys' fees and witness' fees, arising from or related to: (i) the receiving company's breach of the warranties set forth in (a) and/or (b) above; (ii) a liability imposed by any municipal, state or federal governmental body relating to the receiving company's violation of an applicable e-signature law or regulation; and (iii) the receiving company's gross negligence, willful misconduct or illegal acts, including, but not limited to, claims that the e-signatures obtained on this form by the receiving company are invalid or were improperly obtained; provided, however, that (x) the surrendering company shall provide the receiving company of prompt written notice of any claim that the surrendering company believes falls within this scope of this paragraph, and (y) the surrendering company shall not settle any claim that adversely affects any rights of the receiving company without the receiving company's prior written consent; and
- d. It shall promptly provide to the surrendering company and/or its designee(s) any and all information in the receiving company's possession (or within the receiving company's reasonable control) as may be necessary to evidence the validity of the electronic signatures that were obtained to effectuate the transaction(s) set forth in this form.

Print Name of Authorized Officer	Title of Authorized Officer	
Signature of Authorized Officer (if applicable - may not be required if LOA is used)		Date (mm/dd/yyyy)

American Life Single Premium Deferred Annuity Contract

American Life & Security Corp.

2900 S. 70th Street, Suite 400, Lincoln, NE 68506 Main: (402) 489-8266 or (800) 715-1458

www.american-life.com

MYGA DISCLOSURE STATEMENT

The American Life Single Premium Deferred Annuity is a way to accumulate money for retirement on a tax-deferred basis and create a guaranteed stream of income for life. An annuity is a long-term investment. It is not intended to meet short term financial needs or goals.

The American Life Single Premium Deferred Annuity offers these features:

- It is a single premium annuity contract. This means that you may not make additional payments into the contract but only prior to policy issuance.
- We do not charge a fee to issue an American Life Single Premium Deferred Annuity contract, and we do not
 assess any ongoing or annual fee. However, withdrawals from the contract (in excess of the penalty-free
 amount) may be subject to a withdrawal charge. Please refer to section 4 of this Disclosure Statement
 ("Withdrawals and Withdrawal Charges") for a description of these charges.
- You may allocate your purchase payments to one interest guarantee period selected from among those we are
 offering when you purchase the contract.
- Included in this contract is a liquidity rider. Beginning in the second year of the contract, you may withdraw any Required Minimum Distribution (RMD), or up to 10% of the Contract Value as of the prior Anniversary Date, whichever is greater, without any withdrawal charge. Any first-year withdrawal is subject to a withdrawal charge.
- Included in this contract, through the Enhanced Interest Credit rider which is attached, is a bonus payment of interest at the end of the guarantee period, if no withdrawals were made during the Guaranteed Period beyond any Required Minimum Distribution. This bonus will be the ending Contract Value multiplied by the bonus percentage, which is declared at policy issuance or at any subsequent renewal period.
- After a withdrawal charge period expires, you may apply the contract value to a new interest guarantee period to earn a competitive interest rate and continue income tax deferral without purchasing a new contract.

This Disclosure Statement summarizes important information you should consider before buying an *American Life Single Premium Deferred Annuity* contract. Please read it carefully, along with the Buyer's Guide for Deferred Annuities, which was prepared by the National Association of Insurance Commissioners to help consumers understand the different types of annuity contracts available and the general features of each type. You may also receive other product information from your sales agent. We encourage you to read all this material carefully and discuss it with your sales agent to determine if an *American Life Singe Premium Deferred* annuity is appropriate considering <u>your</u> financial needs and goals.

The American Life Single Premium Deferred Annuity Contract Governs Your Rights Under The Contract.

This disclosure statement and the other literature you receive provide only a summary description of the annuity. The American Life Single Premium Deferred Annuity contract itself governs your rights. After you receive your annuity contract, you will have a specified period of time to review it. If, during that period, you decide you do not want the contract, you may cancel it and receive a complete refund of the amount you paid for it.

PURCHASING AND MANAGING YOUR CONTRACT

- <u>Purchase Payments.</u> The minimum initial purchase payment is \$1,000. The maximum initial purchase payment we will accept is \$1,000,000, unless we agree to accept a greater amount.
- <u>Declared Interest Rates and Interest Guarantee Periods.</u> When you purchase a contract, you select one interest
 guarantee period from among those we are offering at that time. We, in our sole discretion, declare the interest rate
 applicable to each interest guarantee period. The interest rate in effect at the time you make your purchase payment
 will apply for the entire interest guarantee period.

When an interest guarantee period expires, you have the option to continue your contract for the same guarantee period at a declared renewal rate; continue your contract for another guarantee period that we make available at the time of renewal at the declared rate for that guarantee period; or continue your contract at a one-year rate declared at renewal which will not include an MVA. Unless you select one of the options above, your contract will continue automatically for a subsequent guarantee period of the same length as the preceding period.

Guaranteed Minimum Interest Rate. We set a minimum interest rate when you purchase a contract. The minimum interest rate will remain in effect at least until the initial withdrawal charge period expires. (See, the "Withdrawals and Withdrawal Charges", below.) We will not declare an interest rate that is lower than the guaranteed minimum interest rate.

Please ask your financial advisor for the current minimum and declared interest rates for the American Life Single Premium Deferred Annuity contract.

- Withdrawals and Withdrawal Charges. The American Life Single Premium Deferred Annuity is intended to be used
 as a long-term vehicle for retirement planning. However, you do have access to the contract value by requesting a
 withdrawal or surrender.
 - Any time before the annuity income payments begin, you may request a withdrawal or full surrender of the contract.
 - Beginning in the second contract year, you may withdraw up to the penalty-free amount in a contract year
 without any withdrawal charge. The penalty-free amount is equal to 10% of the contract value as of the prior
 contract anniversary or the federally mandated Required Minimum Distribution for the calendar year.
 - Generally, a withdrawal charge will be assessed for any withdrawal or surrender that exceeds the contract's
 penalty-free amount. The withdrawal charge is a percentage of the amount withdrawn (in excess of the penaltyfree amount) based on the number of complete years that have elapsed since the beginning of the withdrawal
 charge period, which is typically the date the contract was issued.

# OF YEARS ELAPSED SINCE BEGINNING	5-YEAR TERM	3-YEAR TERM
THE WITHDRAWAL CHARGE PERIOD	WITHDRAWAL CHARGE %	WITHDRAWAL CHARGE %
0	9.0%	9.0%
1	8.0%	8.0%
2	7.0%	7.0%
3	6.0%	
4+	5.0%	

- Any time a withdrawal charge is assessed, a Market Value Adjustment (MVA) is also applied to the Contract Value and/or Partial Withdrawal amounts and is based on changes in the MVA Index Rate appropriate for the Guarantee Period. This may result in an increase or decrease, subject to positive and negative limits, in the Contract Value and/or Partial Withdrawal amounts.
- <u>All</u> withdrawals reduce interest earnings due to the interruption of compounding. More frequent withdrawals (such as monthly withdrawals) reduce interest earnings more than annual withdrawals. All withdrawals will reduce the death benefit, contract value and surrender value.
- Withdrawals of earnings are subject to income tax and may be subject to a 10% IRS penalty tax if taken before
 age 59½. Under current tax law, any withdrawal from the contract will be deemed a withdrawal of earnings until
 all earnings attributable to the contract at the time of the withdrawal are withdrawn. Only then will a withdrawal
 reduce principal.
- If your contract is issued as a Traditional IRA or other tax-qualified plan, you may be subject to required minimum distributions ("RMDs"). Generally, RMDs must begin based on current IRS rules. However, the rules are complex and exceptions may apply. You should consult with a qualified tax advisor to learn if your contract is subject to RMDs, and if so, how the RMD rules apply to your particular situation.
- 5. <u>Death Benefit</u>. The contract provides a death benefit equal to the Contract Value if the owner dies before annuity income payments begin.
- 6. Annuity Options. At the end of any guaranteed interest period, you may apply the contract value to an annuity option and begin receiving income payments. You may select an option that will make regular, fixed periodic payments for a specific period, for life, or for life with payments guaranteed for a specific period. Annuity options can be based on the life of one or two people. You may request the income payments be made monthly, quarterly or annually. The amount of each income payment depends upon the annuity option and payment mode you select, the amount that is applied to the annuity option, and the payment rates we are using for that annuity option at that time.

The American Life Single Premium Deferred Annuity, policy form number series ICC19-MYGA 001 (and state variations), is issued by American Life & Security Corp., Lincoln, Nebraska. All benefits, payments, and guarantees are subject to the claims-paying ability of American Life & Security Corp.

Privacy Policy

Your privacy is important to us.
We value you as a customer and take your privacy seriously.

Notice

To provide you with the high quality products and services you expect, American Life may collect a certain amount of personal information about you. We recognize that we have an important responsibility to protect the privacy and security of your non-public personal and financial information, whether you are a current or former customer, applicant or an inquiring consumer. Our information sharing practices are designed to meet strict legal requirements and to protect the confidentiality of your information. We maintain the same standards of privacy after a customer relationship has ended as we do for current customers and consumers.

The type of information we collect

The information we collect depends upon the product or service we are providing to you or that you are asking about. You and the writing agent are the primary source of information on your application, such as your name, address, telephone number and social security number. We or a consumer reporting agency may also request from you and other sources, information concerning your finances, such as your income, assets and employment status; credit history; information about your spouse or dependents; medical information and/or certain demographic information. For example, to properly underwrite and administer life and health insurance coverage, we may need to contact attending physicians, clinics or hospitals where you have been treated. If we receive a report from a consumer-reporting agency, the agency conducting the investigation may retain the report and share it with others who use the agency's services as permitted by law.

How we treat the information

We keep any non-public personal and financial information we collect about you confidential. However, we may share information with certain persons and for certain purposes as described below.

We may share information we collect with non-affiliated third parties without prior authorization or offering you the right to "opt out," as required or permitted by law. For example, we share information to underwrite or service your policy, administer claims, and to comply with legal requirements. We or an independent subsidiary also may share the information we collect with companies that perform marketing services on our behalf. We will not share protected health information with such a marketing organization.

In order to deliver better and more relevant products and services to you, we may share the non-public information, as described above, with insurance support organizations and other insurance companies.

We are committed to the security and confidentiality of your non-public personal information by maintaining reasonable physical, procedural and electronic security measures that comply with applicable laws. Our security practices include limiting access to this information to those employees and business associates with appropriate authority and for intended business purposes only. These employees or associates sign confidentiality agreements or are bound by standards of professional conduct. We also take reasonable electronic security measures on our web sites.

A final word

We are committed to keeping you informed about our practices and your rights. The products and services you receive are continually evolving to meet your needs. The use of information must remain flexible in order to meet such changes. The privacy landscape is changing as well. Therefore, it may be necessary for us to periodically review and update our privacy practices.