Financial Foundation IUL Application Checklist

	DO:
	Complete the entire application (front and back).
	Print application in blue or black ink.
	Have applicant initial all changes.
	☐ Obtain all required signatures.
Important Reminders	☐ Complete and sign the Agent's Report.
	, , , , , , , , , , , , , , , , , , , ,
	the policy.
	☐ Include a signed Illustration.
	☐ If you want Chronic and/or Critical illness riders;
	☐ In Section 10, check the 'other' box and write in 'Chronic and Critical Illness
	riders requested'.
	☐ In Agent Comments section below, write in 'Chronic and Critical riders
	requested'.
	Living Benefits MUST be elected on the application. They may not be added
	once the policy has been placed inforce.
	☐ Include all signed disclosures.
	DON'T:
	☐ Use pencil or whiteout.
	Accept or send money for total coverage on the proposed primary Insured over
	\$2,000,000.00.
	Accept cash with application if the proposed primary Insured is age 76 and over.
	Submit an agent check as the initial premium.
	Submit starter checks or checking deposit slips for check-o-matic withdrawals.
	☐ If within the past 12 months the proposed insured has been treated for or
	experienced heart trouble, stroke or cancer, no payment may be accepted with
	the application.
PLEASE MAKE SUR	RE ALL APPLICABLE FORMS WITHIN THE PACKET ARE COMPLETED
Leave with	THE FOLLOWING PAGES NEED TO BE LEFT WITH THE CONSUMER:
Applicant	☐ Privacy Notice
	☐ Conditional Receipt (If money taken with application)
	☐ Notices page (Notice of Investigative Report, Disclosure of Information, and
	Insurance Information Practices)
	☐ HIPAA Authorization for Release of Health Related Information
	Replacement Disclosure - REPLDISC 0210 (Required in CT, DC and ND)
Agent Comment	S



Transamerica Premier Life Insurance Company Home Office: Cedar Rapids, IA Mailing Address: 4333 Edgewood Road NE Cedar Rapids, IA 52499

Beneficiary/Additional Insured Information Form

PRIMARY INSURED							
1. Last NameFirst Name2. SS# Last 4							
OWNER - if other than Primary Insured				'			
1. Last Name	First N	lame		2. TIN/SS# Last 4	Digits		
ADDITIONAL/OTHER PROPOSED INSU	JRED - if appli	cable					
1. Last Name	• •	First Name			M.I.		
2. Address (Cannot be a P.O. Box)			City				
State Zip Code 3. Home Phone		4.	Social Security	Number			
PRIMARY BENEFICIARY - please proof of the pr					ication.		
-		<u> </u>		Phon	e #		
Name / Address	DOB	Percent	Relationship		_		
CONTINGENT BENEFICIARY - please If more space is needed use an additio					lication.		
				Phon	e #		
Name / Address	DOB	Percent	Relationship	p SSN / Ta	ax ID#		
AGENT	<u> </u>	l .		I			
☐ I attest that, on behalf of the Company, I completed on the form. The applicant was una					ormation		
		Date					
Producer or Agent Signature Owner Signature							

DMF 2014 Rev 0714



Supplemental Application Death Benefit Option Election Form

Transamerica Premier Life Insurance Company

Home Office: 4333 Edgewood Road NE, Cedar Rapids, IA 52499

This Supplemental Application replaces and supercedes SE Please elect one of the following death benefit options below	·
Level Benefit Increasing Benefit	
Graded Death Benefit I acknowledge and agree that this Supplemental Application thereto shall be the basis for any insurance issued. This Supcation and of the policy issued thereunder, if any, and they s	oplemental Application shall form a part of the original appli-
interest under such policy.	shall be binding on any person who shall have or claim any
Print Name of Owner	Signature of Owner
Signature of Agent	Date



Transamerica Premier Life Insurance Company Home Office: Cedar Rapids, IA 52499 Administrative Office: 4333 Edgewood Road NE Cedar Rapids, IA 52499

Supplemental Application for Long Term Care Rider (LTCR)

REV 0714

This i	s a supplement to	the Applicatio	n for L	ife Insuranc	e for the pro	pos	ed Insured. Please complete	if LTC Rider	is being elect	ed.	
	New Applica	tion		Reinstater	nent	(Cł	neck the applicable box.)				
Section	on 1 Propo	sed Insured a	nd 0	wner Infor	mation						
		First Name			M.I.		Last Name		Date of Birth (MM/DD/YY	YY)
Propos	ed Insured:										
'											
Owner (if othe	: er than the propose	d Insured)									
Section	on 2 Prote	ction Against	Unin	tended La _l	ose						
							than myself, to receive notice of l il thirty (30) days after a premiu				
	lesignate the follow my rider for nonpa	ring person to re	ceive n	otice prior to	cancellation		I elect NOT to designate election at a future date.				
First N	ame				N	 ۱.I.	Last Name				
Addres	s (Cannot be a P.O.E	Box)					City		State	Zip Cod	e
Section				is section,"	'You" mean	is th	ne proposed Insured.				
	ing the last 12 mon										
a)	required assistance canes), taking med						tivity, such as mobility (includir g or toileting?	ng the use of	pronged	☐ Yes	□ No
b)	used a catheter, cha walker or wheelcha		dialysi	s, motorized s	cooter, oxyge	n eq	uipment, quad or three-pronge	ed cane, resp	irator,	☐ Yes	□ No
c)	been advised to en	ter or resided in					y, long term care facility, CCRC (day care facility, or required hon			☐ Yes	□ No
	ring the last 3 years,	have you ever u	sed in	sulin to treat	Diabetes, or h	ave y	you ever been diagnosed or tre thy, Heart Disease, Stroke or Pe	ated for			□ No
				· ·	<u> </u>	_	red medical advice from a mem	<u> </u>			
	owing condition(s):		catcu	ioi, testeu po	sitive ioi, or it	CCIV	ea medical advice from a mem	bei of the fi	iculcai pioiessi	on for any t	or tric
	Alzheimer's disease	e or Dementia								☐ Yes	□ No
	Amputation due to	disease								☐ Yes	☐ No
	ALS (Lou Gehrig's d									☐ Yes	☐ No
	Arthritis with narco		tion							☐ Yes	☐ No
	Multiple Strokes/C									☐ Yes	☐ No
	Organ Transplant (other than Corne	eal)							☐ Yes	☐ No
	Multiple Sclerosis									Yes	No
	Huntington's Chore									Yes	No
	Muscular Dystroph	у								Yes	No
	Myasthenia Gravis									Yes	No
	Organic Brain Synd									Yes	No
	Osteoporosis with									Yes	No
	Parkinson's disease	!								Yes	□ No
	Polymyositis									Yes	□ No
	Scleroderma									Yes	No No
	Memory loss Unplanned weight	loce greater tha	n 15 n	nunde within	the lact 2 year	rc				Yes	□ No
1 Do							edical profession for Huntingtor	n's Charan a		Yes	□ No
	ycystic Kidney Disea		ocu Uí	ticated by d I	ווכוווטפו טו נווי	eme	tuicai piviessivii ivi Huiitillytoi	is Cilulea Ol		☐ Yes	☐ No

	ns 1, 2, 3 or 4 were answered yes, th l or submitted.	ne rider is not availabl	e for the proposed Insured and	this applicatio	n supple	ement sh	ould n	ot be
	st 5 years, have you been diagnosed wit ne following conditions:	h, treated for, tested pos	itive for, or received medical advice	from a member o	of the me	dical pro	ession f	or
Diso	rientation					☐ Yes		No
Used	l a Straight Cane					☐ Yes		No
Ches	t pain					☐ Yes		No
Tran	sient Ischemic Attack (TIA)					☐ Yes		No
Loss	of Balance					Yes		No
Loss	of Strength					Yes		No
Tren						Yes		No
	iness					☐ Yes		No
6. Do you h	nave a handicap sticker, handicap placar	d, or handicap license pla	nte? (Give reason below.)			☐ Yes		No
	st 24 months, have you had to limit or b ct any activities or hobbies? (Give reasor		er of the medical profession to limit	, reduce, disconti	nue	☐ Yes		No
Give detai be a medi	ls for all yes answers to questions 5 cation or treatment.	, 6, & 7. For every med	dication there should be a cond	ition and for m	ost cond	litions t	nere sh	ould
Question #	Nature of Condition/Date of Dia	gnosis Date	Last Treated/Medication Taken	Name of Phys	ician Seer	n/Physicia	an's Add	ress
				•		<u> </u>		
	he past 5 years, have you ever received a y benefits? If the answer is yes, provide			cial Security		☐ Yes		No
	he past 5 years, have you ever been decl a life insurance or other policy? List com			nsurance provide	ed by	☐ Yes		No
Section 4	<u>'</u>		"You" means the proposed Insur	ed. (Provide det	ails of ye	es answe	rs belov	w.)
1. Are you	covered by Medicaid?					☐ Yes		No
2. Are you	covered under any other long term care	insurance policy, contrac	ct or rider in force?			☐ Yes		No
	of your long term care insurance, includ	ing coverage by riders, la	psed, been surrendered or otherwi	se				
	ted in the past 24 months?			_		☐ Yes		No
	verage applied for intended to replace a		•	-		☐ Yes		No
accelera	e any other life insurance policies currer ted death benefit coverage?		,			☐ Yes		No
	6. Do you currently have another long term care policy or certificate in force (including health care service contract, health maintenance organization contract)? If yes, please give details in Section 5, Remarks.							No
•	7. Did you have a long term care insurance policy or certificate in force in the last 12 months?							No
8. Do you intend to replace any in force medical or health insurance coverage with this policy? If yes, please provide details in								No
Section 5, Remarks and complete the required replacement form. If yes to questions 5-8, please provide details. If more space is needed, please use the Supplemental Information form.								
		Policy/Certificate	* * * * * * * * * * * * * * * * * * * *		Curror	ntly.	Being	,
Number of Benefits In Force? Replace								d?
					Yes		<u>Yes</u>	No
							<u> </u>	

Section 5 Remarks						
I, the proposed Insured, and I, the Owner if different, have read the application and hereby represent that all statements and answers given in this application supplement are true and complete to the best of my/our knowledge and belief. I/we agree that: (1) the statements and answers in this application supplement, and the Application shall be the basis for any contract issued, and that no information about the applicant will be considered to have been given to the company unless it is stated in the application; (2) the coverage I/we are applying for provides benefits for the proposed Insured only; and (3) no waiver or modification shall be binding upon Transamerica Premier Life Insurance Company ("the Company") unless in writing and signed by the President or a Vice President and the Secretary or an Assistant Secretary.						
Caution: If your answers on this application supplement and/or on the Application fo be attached are incorrect or untrue, Transamerica Premier Life Insurance Company ma						
I understand that benefits under the Long Term Care Rider are provided through an accelerated death benefit option, any beneficiary I designate will receive a reduced death benefit.	I death benefit option, and that if I exercise the accelerated					
I certify that I have received the Outline of Coverage, HIPAA Privacy Notice, the Disclosure Notice Medicare, the "Guide to Health Insurance for People with Medicare."	tes for the MIB and Fair Credit Reporting, and if eligible for					
Fraud Warning: Any person who knowingly presents a false statement in an applicati and subject to penalties under state law.	on for insurance may be guilty of a criminal offense					
X						
Signature of proposed Insured X	Date (MM/DD/YYYY)					
Signature of Owner (if other than proposed Insured)	Date (MM/DD/YYYY)					
Х						
Signature of Licensed Agent/Insurance Producer	Date (MM/DD/YYYY)					

AGENT/INSURANCE PRODUCER'S REPORT

In	surance Producer's Report					
1. Did you personally interview the proposed Insured, ask all the questions and witness the signatures?						
2.	Did you see or hear or were you advised of any form of tremor or any signs of confusion		posed Insured with regard to walking, speakin	ng,	es 🗌 No	
3.	Did you review the current long term care, that the coverage applied for is appropriat	nd Ye	es 🗌 No			
4.	To the best of your knowledge, is the insura disability insurance coverage in force with	or \[Ye	es 🗌 No			
5.	To the best of your knowledge, is the inform	☐ Ye	es 🗌 No			
6.	Does the proposed Insured live alone?			☐ Ye	es 🗌 No	
LI	ST ANY OTHER HEALTH INSURANCE COVE	RAGE YOU HAVE SOLD ON THE PR	OPOSED INSURED			
(1)	List policies or other coverage sold that are	still in force; and				
(2)	List policies or other coverage sold within t	he last five (5) years that are no lon	ger in force.			
I	Insurance Company Policy/Certificate Number Type and Amount of Benefits				Lapse Date	
				☐ Yes ☐ No		
				☐ Yes ☐ No		
				☐ Yes ☐ No		
Lice	nsed Agent/Insurance Producer:					
	Last		First			
Lico	need Agent/Incurance Draducer ID #1					
Lice	nsed Agent/Insurance Producer ID #:	(Up to 10 Digits)				
	Signature of Licensed Agent/Insura	nce Producer	Date (MM/DD/	 YYYY)		



Transamerica Premier Life Insurance Company Company Home Office: Cedar Rapids, IA 52499 Administrative Office: 4333 Edgewood Rd NE Cedar Rapids, IA 52499 (800) 322-7164 (Hereafter called the Company, we, our or us)

LONG TERM CARE INSURANCE OUTLINE OF COVERAGE Rider Form ICC12 LTCR03

Notice to buyer: The captioned Long Term Care rider may not cover all of the costs associated with long-term care incurred during the period of coverage. You are advised to review all rider terms, conditions and limitations carefully.

Caution: The issuance of the Long Term Care rider is based on our issuance of the policy to which the rider is attached; and on your responses to the questions on your application for the policy and the application supplement for the rider. Copies of the application for the policy and the application supplement are attached to the policy. If your answers to any of the questions on the application or application supplement are incorrect or untrue, the company has the right (in addition to any rescission rights described in the policy) to deny benefits or rescind the rider. The best time to clear up any questions is now, before a claim arises! If, for any reason, any of your answers are incorrect, contact us at the address shown above.

- 1. The Long Term Care rider is attached to an individual life insurance policy.
- 2. **PURPOSE OF OUTLINE OF COVERAGE.** This outline of coverage provides a very brief description of the important features of the rider. You should compare this outline of coverage to outlines of coverage for other long term care riders or policies available to you. This is not an insurance contract, but only a summary of coverage. Only the underlying life insurance policy and rider contain governing contractual provisions. This means that the life insurance policy and rider set forth in detail the rights and obligations of you, the Insured (if other than yourself) and the insurance company. Therefore, if you purchase this coverage, or any other coverage, it is important that you READ YOUR POLICY AND RIDER CAREFULLY!
- 3. FEDERAL TAX CONSEQUENCES. The rider is intended to be a federally tax-qualified long term care insurance contract under Section 7702B(b) of the Internal Revenue Code of 1986, as amended. If a change to the rider is required in order to conform to changes in the requirements of the Internal Revenue Code, we will send you an amendment describing the change and you will be given a choice of accepting or rejecting the amendment. If you reject such an amendment, you must give us written notice, and your refusal may result in the rider no longer being tax-qualified or other adverse tax consequences. As with any tax matter, you should consult your tax advisor to evaluate any tax impact of rejecting any such amendment.
- 4. TERMS UNDER WHICH THE RIDER MAY BE CONTINUED IN FORCE OR DISCONTINUED. (a) Renewability THE RIDER IS GUARANTEED RENEWABLE. This means we may not, on our own, cancel or reduce the coverage it provides. Subject to the rider's termination provision, this rider will remain in force for as long as the policy remains in force and the required charges for this rider are paid. rider charges are subject to change, but we will not increase the rates above the maximum rates shown in the Policy Data. (b) Waiver of Rider Charges While benefits under the rider are being paid, the Long Term Care rider charges will be waived. However, charges for the underlying policy and/or any other riders providing additional benefits will continue to be assessed.
- 5. TERMS UNDER WHICH THE COMPANY MAY CHANGE RIDER CHARGES. Rider charges are subject to change. They are based on the policy's amount at risk (as determined for purposes of the Monthly Cost of Insurance) and our table of Long Term Care rider rates then in effect. The table in effect at any time will generally contain rates that increase with the age of the Insured. We may change the table from time to time, but we cannot increase the rates beyond the maximum rates shown in the policy. We can only change the rider rate table if we

change it for everyone under this rider form who is in the same risk class. A risk class includes persons with the same benefits, issue age, and underwriting risk class at issue and whose Long Term Care riders have been in effect for the same length of time. We will give you at least 60 days advance written notice at your last address shown in our records before we change your rider rate table.

- 6. **TERMS UNDER WHICH THE RIDER MAY BE RETURNED.** You have 30 days from the day you receive the rider to review it and return it to us if you decide not to keep it. You do not have to tell us why you are returning the rider. Within 30 days of when it is received, simply return it to us at our Administrative Office or to the agent/insurance producer through whom it was purchased. We will refund the full amount of any rider charge deducted from the Policy Value, within 30 days after our receipt of the returned rider. The rider will be void as if it had never been issued. If you wish to cancel the rider without canceling the policy, you must return the policy and the rider to us so that we can send you back the policy without the rider.
- 7. THIS IS NOT MEDICARE SUPPLEMENT COVERAGE. If you are eligible for Medicare, review the Medicare Supplement Buyer's Guide available from the company. That booklet is called the "Guide to Health Insurance for People with Medicare." Neither Transamerica Premier Life Insurance Company nor its agents/insurance producers represent Medicare, the federal government or any state government.
- 8. **LONG TERM CARE COVERAGE.** Contracts of this category are designed to provide coverage for one or more necessary diagnostic, preventive, therapeutic, rehabilitative, maintenance, or personal care services, provided in a setting other than an acute care unit of a hospital such as: (a) a Long Term Care Facility; (2) an Adult Day Care Center; (3) a Hospice Care Facility; or (4) the home.

The rider provides coverage in the form of a fixed indemnity benefit for long term care expenses, subject to the rider limitations and elimination period requirements.

9. BENEFITS PROVIDED BY THE RIDER.

Subject to the conditions, limitations and exclusions in the rider, the amount of the benefit payable for any Calendar Month is an amount equal to the lesser of A or B where:

- A is 2% of Long Term Care Specified Amount, at commencement of benefits; and
- B is the per diem amount allowed by the Health Insurance Portability and Accountability Act times the number of days in the Calendar Month.

You may request a monthly benefit amount less than the above maximum. Choosing a lesser amount could extend the period during which benefits may be payable. You may change your election 30 days before the beginning of any calendar year.

If the Insured satisfies the Elimination Period and meets the Eligibility for the Payment of Benefits requirements for only part of a Calendar Month, we will prorate the Long Term Care Benefit payment at the beginning of a period of care or at the end. Prorate means we will divide the monthly Long Term Care Benefit by the actual number of days in the month, then multiply that number times the number of days during the month for which you are eligible to receive benefit payments.

Long Term Care rider benefits are an acceleration of the policy's death benefit and will reduce any proceeds payable at surrender of the policy or upon the Insured's death.

ELIGIBILITY FOR THE PAYMENT OF BENEFITS. Long Term Care benefits may be payable under the rider if the Insured is a Chronically III Individual and (1) has satisfied the 90-day Elimination Period; (2) has received Qualified Long Term Care Services covered under the rider and such services are specified in a Plan of Care; and (3) a current Plan of Care and written Proof of Loss have been approved by us.

Elimination Period. The rider has an Elimination Period of 90 days. This means that we will not pay benefits under the rider for any period before the Insured has incurred expenses, on each of 90 separate days during which the rider is in effect, for Qualified Long Term Care Services that would otherwise be covered under the rider. These days of care or services need not be continuous. The

Elimination Period has to be satisfied only once while the rider is in effect. You must provide us with Proof of Loss in order to satisfy the Elimination Period.

We will give the Insured credit toward the Elimination Period for days of confinement, care or services covered under the rider, even if they are paid or payable by Medicare.

Care or services received during confinement in a hospital or rehabilitation hospital/facility cannot be used to satisfy the Elimination Period, even if they are paid or payable by Medicare.

Chronically III Individual means an individual who has been certified by a Licensed Health Care Practitioner as being unable to perform, without Substantial Assistance from another individual, at least two out of the six Activities of Daily Living (ADLs) for an expected period of at least 90 days due to a loss of functional capacity; or requiring Substantial Supervision to protect the Insured from threats to health and safety due to Severe Cognitive Impairment.

Severe Cognitive Impairment (including the term "Severely Cognitively Impaired") means a severe loss or deterioration in intellectual capacity that is measured by clinical evidence and standardized tests as part of an evaluation that reliably measures impairment in the Insured's:

- 1. short-term or long-term memory;
- 2. orientation as to people, places or time;
- 3. deductive or abstract reasoning; and
- 4. judgment as it relates to safety awareness.

The evaluation must include utilizing cognitive tests with resulting scores consistent with a diagnosis of Severe Cognitive Impairment.

Activities of Daily Living (ADLs) means the following activities: Bathing, Continence, Dressing, Eating, Toileting and Transferring.

- 10. GENERAL EXCLUSIONS AND LIMITATIONS. THIS RIDER MAY NOT COVER ALL THE EXPENSES ASSOCIATED WITH YOUR LONG-TERM CARE NEEDS. Qualified Long Term Care Services do not include care, confinement or services:
 - 1. resulting from alcoholism, or drug addiction or chemical dependency unless as a result of medication used as prescribed by a Physician;
 - 2. resulting from or arising out of attempted suicide or intentionally self-inflicted injury;
 - 3. due to participation in a felony, riot or insurrection;
 - 4. for which no charge is normally made in the absence of insurance;
 - 5. received outside the 50 United States and the District of Columbia, or Canada; and
 - 6. performed by a member of your Immediate Family or the Insured's Immediate Family. A member of your Immediate Family or the Insured's Immediate Family can provide covered care or services if he or she is a regular employee of an organization that is engaged in providing the Qualified Long Term Care Services. The organization he or she works for must receive the payment for the care or service. Your Immediate Family or the Insured's Immediate Family member must receive no compensation other than the normal compensation for employees in his or her job category.

Non-Duplication of Benefits. Qualified Long Term Care Services do not include care, confinement or services:

- 1. provided in a government facility (unless otherwise required by law);
- 2. paid or payable under Medicare. This includes any amounts that would be covered under Medicare, except that they are subject to a Medicare deductible or coinsurance of some kind. This does not apply when expenses are reimbursable under Medicare solely as a secondary payer;
- 3. provided under any governmental programs (except Medicaid); or
- 4. paid or payable under any state or federal workers' compensation, employer's liability or occupational disease law, or any motor vehicle no-fault law;

unless the costs incurred and paid exceed the amount covered by one of these entities, policies or programs.

A government facility includes a facility administered, covered or reimbursed by the Veteran's Administration.

We will not pay benefits under the rider if Qualifying Long Term Care Services received by the Insured are not included in the Insured's Plan of Care.

- 11. **RELATIONSHIP OF COST OF CARE AND BENEFITS.** Because the costs of Long Term Care services will likely increase over time, you should consider whether and how the benefits of the rider should be used. The rider does not include inflation protection coverage. Increases and decreases to the policy's death benefit resulting from the exercise of your rights under that policy, including your right to make policy loans and withdrawals, will cause a change in the maximum Monthly Long Term Care Rider Benefit Amount as well as the policy's death benefit.
- 12. ALZHEIMER'S DISEASE AND OTHER ORGANIC BRAIN DISORDERS. The rider provides coverage for mental and nervous conditions as long as the Insured is certified by a Licensed Health Care Practitioner as being a Chronically III Individual as defined in the rider. Covered illnesses include, but are not limited to, Alzheimer's Disease, Parkinson's Disease, senile dementia and related degenerative and dementiabased illnesses.
- 13. **LONG TERM CARE RIDER CHARGE.** The Guaranteed Maximum Monthly Charge Rates per \$1000 of amount at risk are shown in the Policy Data.
- 14. **ADDITIONAL FEATURES.** Interaction of policy provisions and the rider:

Medical Information. Issuance of the rider requires that we are provided with and evaluate medical information about the Insured. This is generally known as medical underwriting.

Policy Face Amount Changes. While this rider is In Force you may not request an increase in the policy's Face Amount. Transactions that increase or reduce the Face Amount of the policy will also result in a dollar-for-dollar change in the Long Term Care Specified Amount.

Loans and Withdrawals. Loans and withdrawals will not be permitted while benefits are being paid under the rider.

Long Term Care Rider's Effect on Surrender Values under any endorsement providing an enhanced surrender value. If the policy is surrendered during the option periods provided in such an endorsement, any enhanced surrender value will be reduced by the amount of the Long Term Care rider benefits paid.

Terminal Illness Accelerated Death Benefit Endorsement Effect on the Rider. If your policy includes an endorsement providing an accelerated death benefit in the event of a terminal illness ("Terminal Illness ADB Endorsement") the Insured may qualify for benefits under both the Terminal Illness ADB Endorsement and the Long Term Care rider. If the Insured qualifies for benefits under both the Terminal Illness ADB Endorsement and the Long Term Care rider and if a claim is made under both the Terminal Illness ADB Endorsement and the Long Term Care rider, a benefit will be paid under the Terminal Illness ADB Endorsement first. A payment under the Terminal Illness ADB Endorsement will reduce the policy face amount and the Long Term Care Specified Amount will be reduced by the same amount. Once payment under the Terminal Illness ADB Endorsement is made, any payments under the Long Term Care rider will be made based on the newly reduced Long Term Care Specified Amount.

We will not pay benefits under both the Terminal Illness ADB Endorsement and the Long Term Care rider simultaneously. If a claim is made under the Terminal Illness ADB Endorsement while benefits are being paid under the Long Term Care rider, we will stop paying benefits under the Long Term Care rider when we pay benefits under the Terminal Illness ADB Endorsement. The maximum accelerated death benefit used to calculate the amount of the Terminal Illness Accelerated Death Benefit will be reduced by any Long Term Care rider benefits paid out. Once payment under the Terminal Illness ADB Endorsement is made, and the Insured qualifies for benefits under the Long Term Care rider, any payments under the Long Term Care rider will be made based on the newly reduced Long Term Care Specified Amount.

End of Eligibility. If rider benefit payments cease because the Insured no longer qualifies for benefits under this rider, the following will apply:

- 1. If the policy's No Lapse Ending Date has not passed, the test to determine whether the No Lapse Guarantee is in effect will not require a Minimum No Lapse Premium for those months while we were paying benefits under this rider.
- 2. Any negative Policy Value will be reset to zero.
- 3. Policy transactions that were restricted while we were paying benefits under this rider will become unrestricted.
- 15. CONTACT THE STATE AGENCY LISTED IN A SHOPPER'S GUIDE TO LONG TERM CARE INSURANCE IF YOU HAVE GENERAL QUESTIONS REGARDING LONG TERM CARE INSURANCE. CONTACT THE INSURANCE COMPANY IF YOU HAVE SPECIFIC QUESTIONS REGARDING YOUR LONG TERM CARE INSURANCE RIDER.



Home Office: Cedar Rapids, IA Administrative Office: 4333 Edgewood Road NE Cedar Rapids IA 52499 (800) 851-9777

NOTICE TO APPLICANT REGARDING REPLACEMENT OF INDIVIDUAL ACCIDENT AND SICKNESS OR LONG-TERM CARE INSURANCE

SAVE THIS NOTICE! IT MAY BE IMPORTANT TO YOU IN THE FUTURE

According to your application, you intend to lapse or otherwise terminate existing accident and sickness or long-term care insurance and replace it with a long-term care insurance policy to be issued by Transamerica Premier Life Insurance Company. Your new policy provides 30 days within which you may decide, without cost, whether you desire to keep the policy. For your own information and protection, you should be aware of and seriously consider certain factors which may affect the insurance protection available to you under the new policy.

You should review this new policy carefully, comparing it with all accident and sickness or long-term care insurance coverage you now have, and terminate your present coverage only if, after due consideration, you find that purchase of this long-term care insurance policy is a wise decision.

STATEMENT TO THE APPLICANT BY AGENT/INSURANCE PRODUCER, BROKER OR OTHER REPRESENTATIVE:

I have reviewed your current medical or health insurance coverage. I believe the replacement of insurance involved in this transaction materially improves your position. My conclusion has taken into account the following considerations, which I call to your attention:

- 1. Health conditions which you may presently have (preexisting conditions) may not be immediately or fully covered under the new policy. This could result in denial or delay in payment of benefits under the new policy, whereas a similar claim might have been payable under your present coverage.
- State law provides that your replacement policy may not contain new preexisting conditions or probationary periods. The insurer will waive any time periods applicable to preexisting conditions or probationary periods in the new policy for similar benefits to the extent such time was spent under the original coverage.
- If you are replacing existing long-term care insurance coverage, you may wish to secure the advice of your present insurer or its agent/insurance producer regarding the proposed replacement of your present coverage. This is not only your right, but it is also in your best interest to make sure you understand all the relevant factors involved in replacing your present coverage.
- 4. If, after due consideration, you still wish to terminate your present coverage and replace it with this new policy, be certain to truthfully and completely answer all questions on the application concerning your medical health history. Failure to include all material medical information on an application may provide a basis for the company to deny any future claims and to refund your premium as though your policy had never been in force. After the application has been completed and before you sign it, reread it carefully to be certain that all the information has been properly recorded.

Signature of Agent/Insurance Producer, Broker or Other Representative	
	Type or print Name & Address of Agent/Insurance Producer, Broker or Other Representative
Applicant's Signature	The "Notice to Applicant" was delivered to me on the above date

HIPAA NOTICE OF HEALTH INFORMATION PRIVACY PRACTICES

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY.

This Notice of Privacy Practices ("Notice") covers an Affiliated Covered Entity ("ACE"). When this Notice refers to the Transamerica ACE or "we", "our" or "us", it is referring to the health care components of the following affiliated entities; Transamerica Financial Life Insurance Company, Transamerica Life Insurance Company, and Transamerica Premier Life Insurance. Each of the companies listed above is a hybrid covered entity under the Health Insurance Portability and Accountability Act of 1996 and the regulations promulgated thereunder (collectively, "HIPAA"). The combined companies listed are designated as a single covered entity for purposes of compliance with HIPAA and certain covered health care components of such companies. The single covered entity shall be known as the Transamerica Affiliated Covered Entity or the "Transamerica ACE." This designation may be amended from time-to-time to add new covered entities that are under common control and ownership to the Transamerica ACE.

The Transamerica ACE is required under HIPAA to protect the privacy of your protected health information ("PHI"), provide you with notice of our legal duties and privacy practices with respect to PHI and abide by the terms of the Notice currently in effect for the Transamerica ACE. This Notice describes how the Transamerica ACE may use and disclose your PHI and your rights to access and amend your PHI.

This notice is effective September 23, 2013 and provided to you in connection with your health plan from the Transamerica ACE. In some cases, this may include product riders purchased with a product that is not considered a health plan subject to HIPAA. Health plans include, but are not limited to: Dental, Long Term Care, Medicare Supplement, Prescription Drug Coverage, Supplemental Medical Expense, Medical Expense, and TRICARE.

Our Commitment to Your Privacy

We are committed to maintaining the privacy of your PHI. This notice will tell you about the ways in which we may use and disclose your PHI for payment, health care operations, and other circumstances as either required or permitted by law. Permitted uses and disclosures may include use and disclosure between the affiliates within the Transamerica ACE. Except as outlined below, we will not use or disclose your PHI without your written authorization, which you may revoke as described in the "Your Privacy Rights" section below. For example, use or disclosure of your PHI for marketing, or any disclosure that would constitute a sale of your PHI, would require your authorization.

We are required by law to: safeguard your PHI; give you this Notice of our duties and privacy practices; notify you in the event of a breach of your unsecured PHI; and abide by the terms of the

Notice of Privacy Practices currently in effect. The laws of your state may provide additional privacy rights.

We reserve the right to change any of our privacy practices and the terms of this Notice, and to make the new notice effective for all PHI maintained by us. In the event of a material change, a revised notice will be sent to all of our policyholders.

USES AND DISCLOSURES OF YOUR PHI

- 1. **Treatment.** We do not make treatment decisions, but we may disclose your information to those who do. For example, we may disclose information regarding your benefits to doctors, hospitals, long term care facilities, and other health care providers involved in your care.
- 2. Payment. We may use and disclose your PHI as necessary for benefit verification and claims processing purposes. For instance, we may use information regarding health care services you receive from service providers such as physicians, hospitals, pharmacies, nursing homes, assisted living facilities, and home health care agencies to process and pay claims, to determine whether services are medically necessary or to otherwise preauthorize or certify services as covered under your health plan. We may also forward such information to another health plan, which may also have an obligation to process and pay claims on your behalf. Examples of our payment related purposes also include our collection of premiums, coordinating reinsurance, and care coordination activities.
- 3. Health Care Operations. We will use and disclose your PHI as necessary, and as permitted by law to operate our business including performing quality improvement and assurance, conducting cost-management and business planning, enrollment, underwriting, reinsurance, compliance, auditing, rating, customer service, fraud prevention and reporting, research purposes, specialized government functions, payment of agent commissions, and other functions related to your health plan. With the exception of long-term care insurance underwriting, we are prohibited from using or disclosing your protected health information that is genetic information for underwriting purposes. If our long-term care insurance underwriting uses genetic information it will only be used in a manner allowed by law.
- 4. Family and Friends Involved in Your Care. We may disclose your PHI to certain family, friends, and others who are involved in your care or in the payment for your care in order to not hinder that person's involvement. If you are unavailable, incapacitated, or facing an emergency medical situation, or if we have determined, based on our professional judgment and review of the circumstances, that you would not object and that a limited disclosure may be in your best interest, we may share limited PHI without your approval. If you have designated a person to help

prevent the unintentional lapse of your coverage, we will inform that person prior to terminating the policy for nonpayment of premium. We may also disclose limited PHI to a public or private entity that is authorized to assist in disaster relief efforts in order for that entity to locate a family member or other persons that may be involved in some aspect of caring for you. You have the right to stop or limit these disclosures by contacting us at the address shown at the end of this notice.

- 5. Business Associates. Certain services are performed through contracts with outside persons or organizations, such as auditing, accreditation, actuarial services, legal services, claims investigation and adjudication, underwriting support services, care coordination services, etc. We may disclose your PHI to one or more of these outside persons or organizations that assist us with our health care operations. We obligate business associates to appropriately safeguard the privacy of your PHI.
- 6. Collection of Information. To properly underwrite, rate, and administer your health plan, we may collect health and non-health personal information such as your age, occupation, physical condition, and health history, including drug and alcohol usage. You are our most important source of information; however, with your authorization, we may also collect or verify information by contacting information sources such as: insurance support organizations (like Medical Information Bureau, Inc.); insurance companies to which you have applied for coverage; and medical professionals and facilities which have provided services to you.
- 7. Agents. Your agent is our business associate. For customer service purposes, your agent may be notified of certain coverage-related matters and information necessary to assist in servicing your coverage. For example, your agent may be notified if we: decline your application, offer you coverage at a higher than standard rate, or offer to accept the application with modifications to the benefits you requested. We may also notify your agent when there is a change in premium paying status, when we receive notice of a claim, or notice of the cancellation or replacement of your policy. Your agent may be notified on their commission statement that your policy remains in force for as long as you continue to pay your premium.
- 8. Plan Sponsors. We may also use or disclose PHI to the plan sponsor of a group health plan, if applicable, provided that any such plan sponsor certifies that the information provided will be maintained in a confidential manner and not used for employment related decisions or for other employee benefit determinations or in any other manner not permitted by law.
- **9. Health-Related Benefits and Services.** We or our business associates may contact you regarding health-related benefits and services that may be of interest to you.
- **10. Mergers and Acquisitions.** Your PHI may also be disclosed as a part of a potential sale, merger or acquisition involving our business.

USE AND DISCLOSURE OF YOUR PHI IN CERTAIN SPECIAL CIRCUMSTANCES

Your PHI may be used or disclosed as applicable without your authorization in the following circumstances:

- for any purpose when required by law;
- for public health and/or law enforcement activities consistent with law if we suspect child abuse, elder abuse, or neglect or believe you to be a victim of abuse, neglect, domestic violence, or other crimes;
- as required by law for governmental oversight agency conducting audits, investigations (such as investigations in to consumer complaints), or civil or criminal proceedings;
- if required by a court or an administrative ordered subpoena or discovery request;
- as required by law for certain law enforcement purposes; about deceased persons to coroners, health examiners, and funeral directors consistent with law;
- if necessary for organ and tissue donation or transplant;
- for certain government-approved research purposes;
- upon reasonable belief to avert a serious threat to health or safety;
- for specialized government functions (such as military personnel and inmates in correctional facilities);
- for national security or intelligence activities;
- to workers' compensation agencies if necessary to make a benefit determination;
- to Non-affiliated organizations or persons, such as other insurance institutions, agents, insurance support organizations (such as Medical Information Bureau, Inc.), or law enforcement and governmental authority as necessary to prevent or investigate criminal activity, fraud, material misrepresentation or material non-disclosure in connection with your coverage or application for coverage;
- to our parent company and affiliates in conjunction with health care operation purposes.

Your Privacy Rights

Your rights are explained below. Any written requests to exercise those rights should be directed to the address provided at the end of this notice.

- 1. **Restrictions.** You have the right to request restrictions on certain of our uses and disclosures of your PHI for treatment, payment, or health care operations by notifying us in writing. Your request must describe in detail the restriction you are requesting. We will evaluate all requests; however, we are not required to agree to the restriction and we retain the right to terminate a restriction if we believe such termination is appropriate. In the event of a termination by us, you will be notified. You also have the right to terminate a restriction, in writing. You may obtain a Request for Restriction form by contacting us at the phone number listed at the end of this notice.
- 2. Confidential Communications. You may request that we send communications of health information to you by alternative means or to alternative locations, if all or part of that information could endanger you. For example, you may ask that we contact you at work, rather than at home. We will try to accommodate reasonable requests. You may obtain a Request for Confidential

Communication form by contacting us at the phone number listed at the end of this notice.

- 3. Access. You have a right to access much of the PHI that we retain on your behalf. All requests must be made in writing and signed by you or your representative. We may charge a reasonable fee for copies, postage, labor and supplies and, in certain cases, may deny your request. You may obtain a Request for Access form by contacting us at the phone number listed at the end of this notice.
- 4. Amendment. You have the right to request that PHI we maintain about you be amended or corrected. We will give each request consideration; however we are not obligated to make requested amendments. All amendment requests must be in writing, signed by you or your representative and state the reason(s) for the request. If an amendment or correction is made by us, we may also notify others who work with us and have copies of the uncorrected record if we believe that such notification is necessary. You may obtain a Request for Amendment form by contacting us at the phone number listed at the end of this notice.
- 5. Accounting. You have the right to receive an accounting of certain disclosures made by us of your PHI within the six (6) calendar years immediately preceding such a request. Requests must be made in writing and signed by you or your representative. The first accounting in any 12-month period is free; but we may charge you for additional accountings within the same 12-month period. You will be notified in advance of any fee. You may obtain a Request for Accounting of Disclosure form by contacting us at the phone number listed at the end of this notice.
- 6. **Revocation of Authorization**. If you have signed an authorization for uses and disclosures not related to payment or health care operations, you have the right to revoke that authorization in writing at any time, except to the extent that we have taken action in reliance on such authorization, or if other law provides us with the right to contest a claim under the policy or the policy itself. Note: your revocation will not prevent us from using collected information in conjunction with our fraud prevention program.
- 7. **Paper Copy of this Notice.** You have the right to a paper copy of this notice. You may ask us to give you a copy of this notice at any time. Even if you have agreed to receive this notice electronically, you are still entitled to a paper copy upon request.

NOTE: The rights granted to you do not extend to information about you relating to or in anticipation of a claim or civil or criminal proceeding.

Complaints

If you believe your privacy rights have been violated, you can file a complaint with us by sending your written complaint to our Consumer Affairs Department at the address given below. You may also file a written complaint with the Secretary of the U.S. Department of Health and Human Services in Washington D.C.

within 180 days of a violation of your rights. We will not retaliate against you for filing a complaint.

Contacting Us

To file a complaint or to make a request as described in the section entitled "Your Privacy Rights," please send your written request to the company at: 4333 Edgewood Road NE, Cedar Rapids, IA 52499. Requests should be directed to our Customer Service Department and Complaints should be sent to the attention of our Consumer Affairs Department. Please be sure to include the following information:

- Your full name
- Address
- Date of Birth
- Last four digits of your Social Security Number
- Policy number
- The nature of your request or complaint

FOR FURTHER INFORMATION regarding our HIPAA Notice of Health Information Privacy Practices or our general privacy practices, please write to us at the address shown above or call 1-866-512-7495.

THIS NOTICE IS REQUIRED BY FEDERAL LAW. WE MAKE IT AVAILABLE TO THE GENERAL PUBLIC, APPLICANTS AND POLICYHOLDERS. YOUR RECEIPT OF THIS NOTICE IS NOT EVIDENCE OF COVERAGE.

INDIVIDUAL LIFE INSURANCE APPLICATION

SECTI	ON 1. PROPOS	SED PRIMARY INSU	RED/OW	NER			Face Amount	t \$		
1. Last	Name				Fi	rst Nar	me		M.I.	
2. Addı	ress (Cannot be	e a P.O. Box)			Apt#		City	Dity		
State	Zip Code	3. Years at Address	4. Hom	e Phone			5. Driver's License	Number	State	
6. Sex	☐ Male 7. ☐ Female M	Date of Birth	8. Age	9. PI	ace of E	Birth –	State/Country	10. Social Securi	ty Number	
11. Hei		/eight 13. Marital	Status	14. Em	ployer				Years	
15. Em	ployer's Addres	ss and Phone Numbe	r							
16. Oc	cupation & Duti	es								
1	•	ACCO or any other pro		•			•			
	<u> </u>	SED ADDITIONAL IN		ius 🗆 Fie	elerreu	_ INOH-	Face Amount		CO Juvernie	
		ditional Insured, plea		Addition	al Infor	mation		ι φ		
		ath benefit recipient to						e beneficiary as th	e base policy	
1. Last	Name				Fi	rst Nar	me		M.I.	
2. Addı	ress (Cannot be	e a P.O. Box)			Apt#		City			
State	Zip Code	3. Years at Address	4. Hom	e Phone	!		5. Driver's License	Number	State	
6. Sex		Date of Birth	8. Age	9. PI	ace of E	Birth —	State/Country	10. Social Securi	ty Number	
11. Hei	ight 12. W	/eight 13. Marital	Status	14. Rela	tionship	to pro	posed primary Insur	red		
15. Em	ployer's Name,	Address and Phone	Number							
16. Oc	cupation & Duti	es							# Years	
17. Hav	e you used TOB	ACCO or any other pr	oduct cor	ntaining N	NICOTIN	IE in the	e last 5 years? Yes	s □ No Date last ι	used	
18. Rat	e Class Quoted:	☐ Preferred Elite ☐ Pr	eferred P	lus 🗆 Pre	eferred [□ Non-	Tobacco Preferred	l Tobacco □ Tobac	co 🗆 Juvenile	
partne	rship or institu	ANT/OWNER IF OTH tional body, please	complete	e the En	tity Cer	tificati	on of Authority for	If owner is a om. If owner is a t	trust, please	
1. Last		Certification Trust f	orm. Atta	ach a co _l		e first rst Nar		ture page of the	Trust. M.I.	
						15t Ivai				
2. Addı	ress (Cannot be	e a P.O. Box)			Apt#		City			
State	Zip Code	3. Home Phone					4. Social Security N	Number / Tax ID #		
5. Sex Male 6. Date of Birth/Trust Date 7. Relationship to the proposed primary Insured Female										
8. Are you a citizen of USA Other CountryType of VISA										
SECTION 4. CHILDREN'S BENEFIT RIDER Face Amount \$										
	Name	R	elationsh	nip			Date of Birth	Height	Weight	
						M M -	— D D — Y Y Y	Y ft in	lbs	
					ı	M M -	_ D D _ Y Y Y	Y ft in	lbs	
						M M -	_DDD _ Y Y Y	Y ft in	lbs	
I	children listed? explain why:	□Yes □N	lo Ar	e all chil	dren livi	ng with	n proposed primary	Insured? ☐ Yes	□No	

SECTION 5. PRIMARY BENEFICIARY – If percentage shabeneficiary is a corporation, partnership or institutional body please complete the Trustee Certification Trust form. Attach a	, please	con	nple	te the Entity Certification of Au	thority form.	ng tl If be	he beneficiaries. If neficiary is a trust,
Name	Р	erce	ent	Relationship	Social Secu	ırity '	Number/Tax ID#
						Ш	
	Total 1						
SECTION 6. CONTINGENT BENEFICIARY – If percentage	ge share	s are	e not	t listed below, they will be divic	led equally a	mon	g the beneficiaries.
Name	Р	erce	ent	Relationship	Social Secu	ırity	Number/Tax ID#
	Total 1	1 0	n				
SECTION 7. PROPOSED PLAN OF INSURANCE				ON 8. DEATH BENEFIT O	DTION (if	anni	ioablo)
SECTION 1. PROPOSED PLAN OF INSURANCE					•	• •	,
☐ Transamerica Financial Foundation IUL SM	L				Increasing		
				ON 9. LIFE INSURANCE C icable)	OMPLIAN	CE 1	TEST
		G	uide	eline Premium Test 🗌 Cash	n Value Acc	umu	lation Test (CVAT)
SECTION 10. ADDITIONAL BENEFITS-PRIMARY	INSUR	ED	ON	LY Not all applicable wi	th all prod	ucts	S
☐ Base Insured Rider\$				• •	•		
Accidental Death Benefit Rider\$					-		
☐ Guaranteed Insurability Rider\$				Supplemental Applica	ition)		
☐ Disability Waiver of Premium Rider				Other			
SECTION 11. PREMIUMS PAYABLE							
Initial Planned Premium				\$			
☐ Single Premium ☐ Annually ☐ Semiannua							
☐ Electronic (bank draft) Draft Date (1st							
A secondary addressee may be named who will receive	e copies	of p	orer	nium notices and letters reg	arding poss	ible l	lapse in coverage.
Secondary Addressee							
Street Address (Cannot be a PO Box)		Cit	٠,		State		Zip
SECTION 12. PREMIUM ALLOCATIONS (Only for	IUI)	Oit	. y		Otate		ΖΙΡ
Indicate your premium allocation percentages below.	,	nust	ea	ual 100% and must be who	ole percent	s or	ılv.
S&P® is a regis	stered tra	adem	ark	of Standard & Poor's Financial So	ervices LLC ("S&P'	") and Dow Jones $^{ m e}$ is 1
.0% S&P 500 Index Account have been lice	ademark	ot Do	ow J ov S	ones Trademark Holdings LLC ("	Dow Jones"). ® and S&P 50	Ihet no®ar	toregoing trademarks te trademarks of S&P
00/ Pagio Interest Assourt and have been	n licensed	d for	use	by S&P Dow Jones Indices LLC	and the Com	panv.	The S&P 500° index I
is a product of	S&P Do	W JO	nes	Indices LLC and has been licens d or promoted by S&P Dow Jone	sed for use by	the (Company. This policy
respective affili	iates and	neith	ner S	&P Dow Jones Indices LLC, Dow	Jones, S&P n	or the	eir respective affiliates
				ing the advisability of purchasing	this policy.		
SECTION 13. OTHER INSURANCE IN FORCE FOR							
Does the proposed Insured have existing life insuran							
Proposed Insured Name Company	Produc	et ly	ре	Amount of insurance	Year iss	ned	Replacement?
							Yes No
							Yes No
							Yes No
IS THIS INTENDED TO BE A 1035 EXCHANGE?							
Anticipated Cash Value Transfer \$,							
B) Will the insurance applied for on any proposed Ins	sured d	isco	ntir	nue replace or change any	<u> </u>		
existing life or annuity policy? If yes, complete rep C) Is there an application for life, accident or sickness	laceme	ent fo	orm	s, if appropriate.			Yes □ No
nronosed Insured in this or any other company? If					a on any		Yes □ No

SECTION 14. PERSONAL FINANCIAL STATEMENT FOR PROPOSED PRIMARY INSURED	
All financial information on non-juvenile business must be that of the proposed primary Insured, not the Owner.	
A) Gross Income Current Yr \$,	
B) Gross Income Previous Yr \$,	
C) Source of Funds Employment Retirement Inheritance 1035 Exchange Other	
D) Current Net Worth \$, NOTE: Complete a Confidential Financial Questionnaire for coverage over \$2,000,000 for ages 18 through 70 and	\$1,000,000
for ages 71 and up.	φ1,000,000
SECTION 15. BUSINESS FINANCIAL STATEMENT FOR PROPOSED PRIMARY INSURED	
A) Current Estimated Market Value \$, , ,	
B) Assets Liquid \$, ,	
Nonliquid \$, ,	
C) Liabilities \$, ,	
D) Net Worth	
SECTION 16. MEDICAL QUESTIONS – Each question must be individually asked and answered for each propos	ed Insured.
Give the details to "No" answer for medical question 16A and "Yes" answers to questions 16B-E in Section 17 belo	
A) For the last 180 days has the proposed primary Insured been actively at work, on a full time	
basis, at their usual place of business or employment?	es 🗆 No
B) To the best of your knowledge, has any proposed Insured within the last 10 years had or been told	
by a member of the medical profession that he or she had, or has been treated for:	
1) Heart murmur, high blood pressure, chest pain, heart attack, stroke, or other disorder of the	
heart or circulatory system?	es 🗆 No
2) Asthma, Emphysema, Chronic Bronchitis, Tuberculosis, or any other Respiratory disorder;	
colitis, ulcer or any other gastrointestinal disorder; jaundice, hepatitis, liver or kidney disorder? \Box Ye 3) Cancer, tumor, polyp, breast, prostate or any other reproductive disorder; or any thyroid or	es 🗆 No
endocrine disorder?	es 🗆 No
4) Brain, seizure or mental disorder, anxiety, depression, suicide attempt or any paralysis?	
5) Diabetes, anemia, or any disorder of the blood; sugar, protein, or blood in the urine?	
C) To the best of your knowledge, has any proposed Insured within the last 10 years:	
1) Used amphetamines, heroin, cocaine, marijuana, or any other illegal or controlled substance	
except as prescribed by a physician?	
2) Sought or been advised to seek treatment, limit or discontinue use of alcohol?	
3) Been on or are now on prescribed medication or prescribed diet?	es 🗆 No
4) Had or been advised to have any hospitalization, surgery, or any diagnostic test including, but not limited to, electrocardiograms, blood studies, scans, MRI's or other test? □ Yes	es 🗆 No
5) Had an examination, treatment or consultation with a doctor or health care provider other than above?	
D) Within the last 10 years, has any proposed Insured been told by a member of the medical	,
profession that he or she had a diagnosis of AIDS (Acquired Immune Deficiency Syndrome), ARC	
(AIDS Related Complex), or the HIV (Human Immunodeficiency Virus) infection?	es 🗆 No
E) Has any proposed Insured had a parent, brother, or sister who had any occurrence of or death	
from coronary artery disease, cardiovascular disease, internal cancer or melanoma prior to age 60? \Box Ye	es 🗆 No
SECTION 17. DETAILS TO ANSWERS FOR MEDICAL QUESTIONS Identify question number; state diagno	sis, dates,
duration, treatment, results and medications of each illness or injury. List the name, full address, phone nu	ımber, and
dates of each health care provider consulted.	
Diagnosis, Dates, Durations, Treatments, Name, Address and F	hone # of
Question # Proposed Insured's Name Results and Medications Attending Doctor and	Hospital

SECTION 18. PERSONAL PHY	SICIAN (if none, so state)								
Proposed Insured's Name	· · · · · · · · · · · · · · · · · · ·	ddress and Phone # of g Doctor and Hospital							
SECTION 19. RESIDENCY – Each question must be individually asked and answered for each proposed Insured.									
	tizen of \square USA \square Other Country Type of VIS	A							
B) How many years has the pro	posed Insured resided in the USA?								
	C) Does any proposed Insured travel outside the USA? Yes No								
If yes, provide details: include na plans for the next year.	me of proposed Insured, destination, number of trips, duration of e	ach trip, purpose of trip,							
plane for the flext year.									
SECTION 20. DRIVING AND PL	JBLIC RECORDS -Each question must be individually asked	and answered for each							
	proposed Insured.								
A) Has any proposed Insured h violation in the last 5 years?	ad their driver's license suspended, restricted, revoked, or been cit Yes No If yes, include name of proposed								
violation in the last o years.	in yes, moldde name er proposed	modred and give reason.							
B) Has any proposed Insured in	n the last ten years been convicted of a misdemeanor (other than a	minor traffic violation)							
or felony?	☐ No If yes, include name of proposed Insured and give								
	TIES – Each question must be individually asked and answered for								
	regularly scheduled flight, has any proposed Insured flown within toposed Insured have plans to fly in the future? If yes, complete the	he							
Avocation and Aviation Ques		☐ Yes ☐ No							
	proposed Insured participated in organized racing (automobile,								
	rater or sky diving, hang gliding, canyoneering, mountain or rock cli on and Aviation Questionnaire.	mbing? ☐ Yes ☐ No							
SECTION 22. OTHER INSURAN	ICE-TO BE COMPLETED BY THE AGENT								
A) Will the policy applied for dis	continue, replace or change any existing life insurance policy or an	nuity? ☐ Yes ☐ No							
·	d you present, read and leave a copy of the Replacement Notice w								
Applicant/Owner at time of a		□ Yes □ No							
•	ment Notice must be completed and sent in with the application whatends to replace existing coverage.)	emer							
• •	ne Applicant/Owner approved sales material?	☐ Yes ☐ No							

SECTION 23. ILLUSTRATION CERTIFICATION (if applicable)	The box below MUST be checked if a signed illustration of the policy applied for is NOT enclosed with this application.							
below regarding the policy applied for:	certify that they have each read and agree with their respective statements his application, I, the Applicant/Owner acknowledge that I have NOT received							
an illustration of the policy applied for and und than the policy delivery date. Licensed Agent	derstand that an illustration of the policy as issued will be provided no later is statement: By signing this application, I, the Licensed Agent certify that I as applied for. However, I will provide an illustration conforming to the policy							
SECTION 24. AUTHORIZATION TO OBTAIN AN	ND DISCLOSE INFORMATION							
true and correct. I acknowledge and agree (Å) that the (B) that the agent does not have the authority to wa modify any term or provision of any insurance which the Company can change the terms of this applicatio in the Conditional Receipt, if issued with the same pruntil after all of the following conditions have been reproposed Owner must have personally received and proposed Insured(s) are in good health; and 3) on the in this application must be true and complete, and stated the undersigned applicant is the premium part hereby authorize any licensed physician, medic	al practitioner, hospital, clinic or other medical or medically related facility,							
my health, to give to Transamerica Premier Life Insamerica Premier Life Insurance Company, or its re	insurance company, MIB, Inc. ("MIB"), or other organization, institution or person, that has any records or knowledge of me or my health, to give to Transamerica Premier Life Insurance Company, or its reinsurers, any such information. I authorize Transamerica Premier Life Insurance Company, or its reinsurers, to make a brief report of my personal health information to MIB. A photographic copy of this authorization shall be as valid as the original.							
This authorization will be valid for 30 months, but I understand that I may revoke it at any time by giving written notice to the Company at the above address. I understand that there are limitations on my right to revoke this authorization. Any action taken in reliance on this authorization will be valid if such action has been taken prior to receipt of notice of revocation. If this authorization is used to collect information in connection with a claim for benefits, it will be valid for the duration of the claim. If the law of my state so provides, my authorization may not be revoked during a contestable investigation. I also understand that my revocation of this authorization will not result in the deletion of codes in the MIB database if such codes are reported by the Company (or the Company becomes obligated to report such codes to MIB) while this authorization is in force. The Company shall have sixty days from the date hereof within which to consider and act on this application and if within such period a policy has not been received by the applicant or if notice of approval or rejection has not been given, then this application shall be deemed to have been declined by the Company.								
	sons Applying for Insurance Regarding Investigative Report, (2) MIB formation Practices.							
Pre-Notification, and (3) Notice of Insurance Information Practices. I understand that any omissions or misstatements in this application could cause an otherwise valid claim to be denied								
under any insurance issued from this application. I also understand that I will not receive any insurance coverage for any money paid with this application unless a policy is issued except in accordance with the terms of the Conditional Receipt.								
TAXPAYER IDENTIFICATION CERTIFICATION								
Under current federal tax laws, the Company is required to obtain your Taxpayer Identification Number (e.g., a social security or employer identification number, or "TIN") and certification that you are not subject to backup withholding. Please review the following certification and sign accordingly. Under penalties of perjury, I acknowledge that (1) the TIN listed in this application is my correct TIN; (2) I have not been notified that I am subject to backup withholding or I am not subject to backup withholding because I am an exempt recipient; and (3) I am a U.S. Person (U.S. citizen/legal resident). If not a U.S. Person, I have completed the appropriate Form W-8BEN. The IRS does not require your consent to any provision of this form other than this certification.								
Fraud Warning: Any person who knowingly prese criminal offense and subject to penalties under sta	ents a false statement in an application for insurance may be guilty of a ate law.							
Signed at	on MM - DD - YYYY							
(city)	(state) on MM - DD - Y Y Y Y (date)							
Signature of proposed primary Insured/Owner (Child age 16 and over must sign)	Print Agent Name							
Signature of parent or legal guardian for Insured(s)	15 and under Agent #							
Signature of proposed Additional Insured								
Signature of Applicant/Owner if other than the pro- Insured (If business insurance, show title of office	pposed primary Signature of Agent/Licensed Rep.							
and name of firm. If trust, show trustee's name)	Signature of Split Agent/Licensed Rep.							

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CONDITIONAL RECEIPT

PLEASE KEAD IN	IIS CAREFULLY							
Received from, th	e sum of \$	for the life insurance application						
dated, with		as the proposed primary Insured.						
This Receipt cannot become valid unless all blanks are completed above, your check, draft or authorized withdrawal is made payable to Transamerica Premier Life Insurance Company (the Company), this Receipt is signed by a duly authorized insurance producer or other Company authorized representative, and you signify that you understand the conditions and limitations of this Receipt and have had them explained to you by signing the Acknowledgment below.								
This Receipt does not provide any conditional insurance until after a strictly limited in scope and amount as set forth below.	II of the conditions and requi	rements specified are met, and is						
CONDITIONAL COVERAGE : Conditional insurance on the proposed prima effective as of the date of completing all parts of the application (includests, and other screenings required by the Company, if any, or the date rebut only after all the conditions to conditional coverage have been met.	ling medical questions), the da	te of the last medical examination,						
CONDITIONS TO CONDITIONAL COVERAGE UNDER THIS RECEIPT: Suconly so long as all of the following conditions are met:	ch conditional insurance will tak	e effect as of the Effective Date, but						
 The payment made with the application must not be less than the ful must be received at our Administrative Office within the lifetime of would apply and, if in the form of check or draft, must be honored. All parts of the application, and all medical examinations, tests, screand received at our Administrative Office; As of the Effective Date, all statements and answers given in the a The Company is satisfied that, as of the Effective Date the proposed Company's rules for insurance on the plan applied for and in the am 	f the proposed primary Insured I for payment; cenings and questionnaires requ pplication (all parts) must be tr primary Insured to be covered w	to whom the conditional coverage ired by the Company are completed ue and complete; and vas insurable at any rating under the						
60-DAY LIMIT OF CONDITIONAL COVERAGE: If the Company does not the date you signed it, the application will be deemed to be rejected by to that case, the Company's liability will be limited to returning any particular conditional coverage at any time prior to 60 days by mailing a notice and the conditional coverage at any time prior to 60 days by mailing a notice and the conditional coverage at any time prior to 60 days by mailing a notice and the conditional coverage at any time prior to 60 days by mailing a notice and the company does not does no	the Company, and there will be ayment you have made. The Co	no conditional insurance coverage. ompany has the right to terminate						
DOLLAR LIMITS OF CONDITIONAL COVERAGE: The aggregate amount of conditional coverage provided under this Receipt, if any, and any other Conditional Receipt issued by the Company on the proposed primary Insured to be covered shall be limited to the lesser of the amount(s) applied for, or:								
1. \$400,000 of life insurance if the proposed primary Insured is age 0-15 and is insurable at a standard or better class of risk, or 2. \$1,000,000 of life insurance if the proposed primary Insured is age 16-65 and is insurable at a standard or better class of risk, or 3. \$400,000 of life insurance if the proposed primary Insured is age 66-75 and is insurable at a standard or better class of risk, or 4. \$100,000 of life insurance for a class of risk with extra ratings regardless of age.								
There is no conditional coverage for riders or any additional benefits, if a to the proposed primary Insured. There is no conditional coverage on a								
IF CONDITIONS ARE NOT MET OR DEATH OCCURS FROM SUICIDE, THERE IS NO COVERAGE UNDER THIS RECEIPT. If one or more of this Receipt's conditions have not been met exactly, or if a proposed primary Insured dies by suicide or intentional self-inflicted injury, while sane or insane, the Company will not be liable under this Receipt except to return any payment made with the application. If the proposed primary Insured should die before completing all medical examinations, tests, screenings, and questionnaires required by the Company or would not be insurable under the Company's rules, then the Company will not be liable under this Receipt except to return any payment made with the application.								
Except as provided in this Conditional Receipt , no coverage under the after a contract is delivered to you and all other conditions of coverage:								
ACKNOWLEDGMENT OF TERMS, CONDITIONS, A	ND LIMITATIONS OF CONDITION	DNAL RECEIPT						
I have read the foregoing Conditional Receipt issued by Transamerica Premier Life Insurance Company. The insurance producer has fully explained to me all the terms, conditions, and limitations of the Conditional Receipt, and I understand them.								
I also understand neither the insurance producer, any person who has sig to accept risks or determine insurability, to make or modify contracts, or								
X		. 20						
Signature of Proposed Owner	Date	, 20						
If Proposed Owner is a Trust, the Trustee must sign as Owner. Give full name and date of Trust.	If Proposed Owner is a Corpora the proposed primary Insured title and full name of corporati	tion, an authorized officer, other than must sign as Owner. Give corporate on.						

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CONDITIONAL RECEIPT PLEASE READ THIS CAREFULLY

Received from	, the sum	of \$	for the life insurance application
dated, with			as the proposed primary Insured.
to Transamerica Premier Life Insurance Co	ompany (the Company), this Rec and you signify that you understa	eipt is signed l	t or authorized withdrawal is made payable by a duly authorized insurance producer or ons and limitations of this Receipt and have
This Receipt does not provide any condition strictly limited in scope and amount as set		ne conditions a	nd requirements specified are met, and is
effective as of the date of completing all par	rts of the application (including m company, if any, or the date reques	edical question	terms of the contract applied for, may become s), the date of the last medical examination, ation, whichever is latest (the Effective Date),
CONDITIONS TO CONDITIONAL COVERAGE only so long as all of the following condition		ditional insuran	ce will take effect as of the Effective Date, but
must be received at our Administrative would apply and, if in the form of chec 2. All parts of the application, and all medi and received at our Administrative Offi	e Office within the lifetime of the p ok or draft, must be honored for pa ical examinations, tests, screening ice;	roposed primar syment; s and questionn	e mode of payment chosen in the application, y Insured to whom the conditional coverage aires required by the Company are completed
3. As of the Effective Date, all statements4. The Company is satisfied that, as of the Company's rules for insurance on the pl	Effective Date the proposed primar	y Insured to be	covered was insurable at any rating under the
the date you signed it, the application will be	e deemed to be rejected by the Co limited to returning any paymen	mpany, and the t you have mad	re application for insurance within 60 days of re will be no conditional insurance coverage. de. The Company has the right to terminate ayment made.
			age provided under this Receipt, if any, and covered shall be limited to the lesser of the
1. \$400,000 of life insurance if the propo 2. \$1,000,000 of life insurance if the propo 3. \$400,000 of life insurance if the propo 4. \$100,000 of life insurance for a class of	posed primary Insured is age 16-6 sed primary Insured is age 66-75	5 and is insura and is insurable	ble at a standard or better class of risk, or
There is no conditional coverage for riders o to the proposed primary Insured. There is n			ve applied. Conditional coverage only applies posed for coverage in the application.
Receipt's conditions have not been met exactly insane, the Company will not be liable under th	y, or if a proposed primary Insured is Receipt except to return any paym inations, tests, screenings, and que	dies by suicide of lent made with t stionnaires requ	UNDER THIS RECEIPT. If one or more of this or intentional self-inflicted injury, while sane or the application. If the proposed primary Insured ired by the Company or would not be insurable rn any payment made with the application.
Except as provided in this Conditional Rece after a contract is delivered to you and all ot			ing for will become effective unless and until tion have been met.
Dated atCity, State	on Date	_,20X	Insurance Producer or other Company Authorized Rep

ACKNOWLEDGMENT OF TERMS, CONDITIONS, AND LIMITATIONS OF CONDITIONAL RECEIPT

I have read the foregoing Conditional Receipt issued by Transamerica Premier Life Insurance Company. The insurance producer has fully explained to me all the terms, conditions, and limitations of the Conditional Receipt, and I understand them.

I also understand neither the insurance producer, any person who has signed this Receipt, nor the medical/paramedical examiner is authorized to accept risks or determine insurability, to make or modify contracts, or to waive any of the Company's rights or requirements.

Leave this page with the proposed Owner if money is submitted with application

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NOTICES DETACH AND LEAVE THIS PAGE WITH APPLICANT

NOTICE TO PERSONS APPLYING FOR INSURANCE REGARDING INVESTIGATIVE REPORT

To proposed Insured: In connection with this application, an investigative consumer report may be prepared about you. Such reports are part of the process of evaluating risks for life and health insurance. Typically, this report will contain information about your character, general reputation, personal characteristics and mode of living. The information in the report may be obtained by talking with you or members of your family, business associates, financial sources, neighbors, and others you know. You may ask to be interviewed in connection with the preparation of any such report. Also, we may have the report updated if you apply for more coverage.

Upon your written request, we will let you know whether a report was prepared and we will give you the name, address, and telephone number of the agency preparing the report. By contacting that agency and providing proper identification, you may obtain a copy of the report.

MIB PRE-NOTIFICATION

Proposed Insured and other persons proposed to be insured, if any. Information regarding your insurability will be treated as confidential. Transamerica Premier Life Insurance Company or its reinsurers may, however, make a brief report thereon to MIB, a not-for-profit membership organization of insurance companies, which operates an information exchange on behalf of its Members. If you apply to another MIB Member company for life or health insurance coverage, or a claim for benefits is submitted to such a company, MIB, upon request, will supply such company with the information in its file.

Upon receipt of a request from you MIB will arrange disclosure of any information it may have in your file. Please contact MIB at 866-692-6901 (TTY 866-346-3642). If you question the accuracy of information in MIB's file, you may contact MIB and seek a correction in accordance with the procedures set forth in the federal Fair Credit Reporting Act. The address of MIB's information office is 50 Braintree Hill Park, Suite 400, Braintree, MA 02184-8734.

Transamerica Premier Life Insurance Company, or its reinsurers, may also release information in its file to other insurance companies to whom you may apply for life or health insurance, or to whom a claim for benefits may be submitted. Information for consumers about MIB may be obtained on its website at www.mib.com.

NOTICE OF INSURANCE INFORMATION PRACTICES

To proposed Insured: Personal information may be collected from persons other than the individual(s) proposed for coverage. Such information as well as other personal or privileged information subsequently collected by us or our agent may in certain circumstances be disclosed to third parties without authorization. Upon request, you have the right to access your personal information and ask for corrections. You may obtain a complete description of our Information Practices by writing to Transamerica Premier Life Insurance Company, Attn: Director of Underwriting, 4333 Edgewood Road NE, Cedar Rapids, Iowa 52499.

PLEASE PROVIDE A COPY OF THIS NOTICE TO THE PROPOSED INSURED IF NOT A HOUSEHOLD MEMBER.

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Additional Information Supplement

compl	ete the Entity	OSED CONTINGENT (Certification of Auth of the first page and	ority form.	If owne	r is a trust	, please comple			
1. Last	Name				First Na	ame			M.I.
2. Addr	ess (Cannot b	oe a P.O. Box)			Apt#	City			
State	Zip Code	3. Home Phone				4. Social Secu	ırity Number / Tax	ID#	
5. Sex Male 6. Date of Birth/Trust Date 7. Relationship to proposed primary Insured MM - DD - YYYYY									
8. Are y	ou a citizen c	f USA Oth	er Country			Type o	of VISA		
		OSED ADDITIONAL IN			. –	Face Am			_
1. Last		leath benefit recipient to	o be a choic	e of: 🗌 (Owner □ Pr First Na	•	Same beneficiary	as the base	M.I.
2. Addr	ess (Cannot b	pe a P.O. Box)			Apt#	City			
State	Zip Code	3. Years at Address	4. Home F	Phone		5. Driver's Lice	ense Number		State
6. Sex		7. Date of Birth	8. Age	9. Plac	e of Birth -	- State/Country	10. Social S	ecurity Num	nber
11. Height	ght 12. V	Weight 13. Marital	Status 14	. Relatio	nship to pro	oposed primary	Insured		
15. Em	ployer's Name	e, Address and Phone	Number						
16. Occ	cupation & Du	ties						#	Years
17. Have	e you used TOI	BACCO or any other pro	oduct contai	ining NIC	OTINE in t	he last 5 years?	☐ Yes ☐ No Date	last used _	
18. Rate	e Class Quoted	: Preferred Elite Preferred Elite Preferred Elite	eferred Plus	S ☐ Prefe	rred 🗆 Nor	-Tobacco 🗌 Pref	erred Tobacco 🗆 T	īobacco 🗌 J	uvenile
		OSED ADDITIONAL IN		f: - (Duman 🗆 Du	Face Am		oo the bees	- - naliau
1. Last		leath benefit recipient to	o be a choic	e oi: 🗆 (First Na	•	Same beneficiary	as the base	M.I.
0 4 4 4 4	ana (Campat h	a a DO Day		1	A := ± #	C:t.			
Z. Addi	ess (Cannot t	pe a P.O. Box)			Apt#	City			
State	Zip Code	3. Years at Address	4. Home F	Phone		5. Driver's Lice			State
6. Sex	S. Sex Male 7. Date of Birth 8. Age 9. Place of Birth – State/Country 10. Social Security Number						nber		
11. Hei	11. Height in 12. Weight 13. Marital Status 14. Relationship to proposed primary Insured								
15. Employer's Name, Address and Phone Number									
16. Occupation & Duties # Years						Years			
l	17. Have you used TOBACCO or any other product containing NICOTINE in the last 5 years? Yes No Date last used								
18. Rate Class Quoted: Preferred Elite Preferred Plus Preferred Non-Tobacco Preferred Tobacco Tobacco Juvenile									

	ON 4. PROPO							¬		ce Amou						
We will a 1. Last	allow the AIR d Name	eath benefit	t recipient to	be a ch	Oice	of: U		⊒ Pri st Na	-	ured ∟ Sa	ıme b	enetici	ary as	the ba		policy M.I.
i. Last	Vario						1 110									
2. Addr	ess (Cannot b	e a P.O. Bo	x)			-	Apt#		City							
State	Zip Code	3. Years a	at Address	4. Hom	e P	hone			5. Drive	r's Licens	se Nu	ımber			,	State
6. Sex		7. Date of B		8. Age		9. Place	e of Bi	rth –	State/Co	untry	10). Socia	al Sec	urity N	lum	ber
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15. Emp	oloyer's Name	, Address a	and Phone I	Number												
16. Occ	upation & Du	ties													# \	Y ears
17 Have	you used TO	BACCO or s	ny other pr	oduct cor	ntair	ning NIC	OTINE	in th	ne last 5 v	pare?	Vac [No D	ata la	et usad	ı	
1	Class Quoted					-			-							venile
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	allow the AIR d	eath benefit	t recipient to	be a ch	oice	e of: 🗆 C			•	ured 🗌 Sa	me b	enefici	ary as	the ba		
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State	Zip Code	3. Years a	at Address	4. Hom	e P	hone			5. Drive	r's Licens	se Nu	ımber			ţ	State
6. Sex		7. Date of B		8. Age		9. Place	e of Bi	rth –	State/Co	untry	10). Socia	al Sec	urity N	um	ber
11. Hei	ght 12. V	Weight	13. Marital	Status	14.	Relation	nship t	o pro	pposed pr	imary Ins	sured					
15. Emp	oloyer's Name		and Phone I	Number												
16. Occ	upation & Du	ties													# \	Y ears
17. Have	e vou used TO	BACCO or a	anv other pro	oduct cor	ntair	nina NIC	OTINE	in th	ne last 5 v	ears?	Yes	No D	ate las	st used		
17. Have you used TOBACCO or any other product containing NICOTINE in the last 5 years? Yes No Date last used								venile								
SECTION 6. DECLARATIONS I (We) represent that all statements and answers made in this supplement are full, complete and true to the best of my (our) knowledge and belief. It is agreed that this statement shall be made part of the application, and is subject to all terms and conditions contained in the application.																
Signed	at									on	M	M - D	D	- Y	ΥΥ	Υ
		(city	y)						(state)	on _		(da	ate)			
sec. 1							sec. 3	3								
	Signature of p Child age 16	roposed Ac and over m	ditional Ins ust sign)	ured				Sid	gnature of hild age 1	f propose 6 and ov	d Ad er mi	ditional ust sign	l Insur 1)	ed		
sec. 2							sec. 4	١								
	Signature of p Child age 16			ured				Sig (C	gnature of hild age 1	f propose 6 and ov	ed Ad er mi	ditional ust sign	l Insur 1)	ed		
_	Signature of F 15 and under			an for Ins	ure	d(s)		pro	gnature of oposed pr ow title of istee's na	imary Inst officer a	sured	l (If bus	iness	insura	nce	;, DW
١ ١	Witness (Age	nt/Licensed	Rep.)							•						

(NOT PART OF APPLICATION)		REPORT BY AGENCY OFFICE	BY AGENCY OFFICE DATE:		
AGENCY NAME:		OFFICE ID#:			
CASE MANAGER:		E-MAIL:			
PRODUCER 1:			SHARE %: _		
· ·	LAST		FIRST		
OFFICE ID #:	PRODUCER ID #:_		PRODUCER PROFILE #: _		
(UP TO 6 DIGITS)		(UP TO 10 DIGITS)		(UPTO 3 DIGITS)	
PRODUCER 2:		1	SHARE %:		
	LAST		FIRST		
OFFICE ID #:	PRODUCER ID #: _		PRODUCER PROFILE #: _		
(UP TO 6 DIGITS)		(UP TO 10 DIGITS)		(UP TO 3 DIGITS)	
PRODUCER 3:			SHARE %:		
I	LAST		FIRST		
OFFICE ID #:	PRODUCER ID #:_		PRODUCER PROFILE #: _		
(UP TO 6 DIGITS)		(UP TO 10 DIGITS)		(UP TO 3 DIGITS)	
Indicate City/County Code as required in Al	_, GA, KY, LA, & SC				
What is the purpose for insurance?					
Are you related to the Proposed Insured?	□ Yes □ No	Relationship			
How long have you known the Proposed In	sured?				
Proposed Insured is: ☐ Single	☐ Married ☐ Dive	orced Widowed			
☐ Yes ☐ No To the best of your knowled	ge, does the applicant h	ave any existing life insurance or annu	ities?		
☐ Yes ☐ No To the best of your knowled	• • • • • • • • • • • • • • • • • • • •	, ,			
	g -, 30 a.a . epiacement b	<u>χ</u>			
			Signature of Producer		

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PAYOR'S CHECK-O-MATIC PREMIUM PAYMENT PLAN (Automatic Bank Draft)

Authorization to Insurance Company

The Premium Payor hereby authorizes Transamerica Premier Life Insurance Company to debit his/her account or accounts by means of check or draft drawn or other order made whether by electronic or paper means at the below named financial institution for premiums that may become due under the policy as a result of this application. This authorization is to remain in effect until written notice of revocation is received at the Administrative Office of the Company or until the Check-O-Matic Premium Payment Plan is terminated in a manner provided below. I (We) expressly agree to all conditions applicable to the Check-O-Matic Premium Payment Plan including those appearing below.

Authorization to Financial Institution

As a convenience to me, I hereby request and authorize you to pay and charge to my account checks, drafts and other orders whether by electronic or paper means, with such debits made to my account and drawn or directed by Transamerica Premier Life Insurance Company to its own order, provided there are sufficient collected funds in said account to pay the same upon presentation. Until you receive written cancellation of this authorization by me (or either of us), you are fully protected when you honor any of those orders. You may, however, discontinue this arrangement by giving 30 days written notice to me (or either of us) and the insurance company. Your treatment of and your rights regarding those orders, shall be the same as if I signed or initiated them. If any of those orders are not honored, whether with or without cause and whether intentionally or inadvertently, you shall be under no liability if insurance is forfeited as a result. Notice of charge for debit is hereby waived.

Initial Payment (Must Check One Box)

CHECK: Check this box if you are attaching a check for the initial modal premium. The check will be deposited upon receipt of the application by the Company.
AUTOMATIC WITHDRAWAL: Check this box to have the initial modal premium withdrawn from the account listed below. By checking this box, I/we agree that I/we want an amount sufficient to pay the initial premium due for the insurance policy withdrawn from the account. This initial premium amount may not equal the amount reflected below. I/we further understand that no insurance will be provided except under the terms of a conditional receipt which may be given at the time the application is taken, and then only if and when all conditions and requirements of the conditional receipt have been satisfied.

<u>Initial</u> premium will be withdrawn upon receipt of the application by the Company and not on the day of the <u>future</u> recurring monthly payment stated below.

Account Information

TAPE VOIDED CHECK HERE						
If not attaching void check or if withdrawing from Savings Account, complete the following information						
Bank Name, Office or Branch	Check one: ☐ Checking ☐ Savings					
Payor Name(s) Transit Routing Number	Account Number					

Complete the Following Information for Future Recurring Payments

Premium to Withdraw							
\$	Withdraw on a different day of the month; choose a day between 1 and 28						
Signature							
Payor Signature(s) – as on financial institution's records. A copy is as valid as the original.							

Conditions Applicable to Check-O-Matic Premium Payment Plan

No check, draft or any other orders, either by electronic or paper means, shall constitute payment until the Company actually receives payment thereof within the period provided in the policy.

The Check-O-Matic Premium Payment Plan may be terminated by either party by giving written notice to the other.

The Check-O-Matic Premium Payment Plan does not in any manner amend or alter the terms and provisions of any policy, contract or agreement except as may be specifically stated in a policy endorsement or properly executed contract amendment.

For changes or questions call: Toll-free 1-800-851-9777

Or Write: Transamerica Premier Life Insurance Company, 4333 Edgewood Road NE, Cedar Rapids, Iowa 52499

Date:

Transamerica Premier Life Insurance Company Consent to do Business Electronically and Electronic Delivery of and/or Access to Prospectuses, Privacy Notices and other Policy Documents

What is the purpose of this Electronic Consent and Disclosure?

By signing this Consent form, you confirm that you want to conduct business electronically with regard to a fixed or variable life insurance policy with which this Consent is associated, as well as any policy issued as a result of such application ("Policy"). Conducting business electronically means doing one or more of the following through electronic means:

- Executing this Consent;
- Executing and submitting the application for the Policy and related documents;
 - Receiving or accessing documents and other communications related to the Policy. Transamerica Premier Life Insurance Company (TPLIC) may transmit these documents and communications to you via a hyperlink contained in an electronic mail message (email), via a CD-ROM or by other appropriate means; and/or
- Receive via an unsecured email, a Conditional Receipt (if applicable) which will include, but not be limited to, the following information:
 - o The identity of the payor,
 - o The date of the insurance application,
 - o The amount of premium paid with the application,
 - o The city and state where you are signing the conditional receipt,
 - o The date you signed the conditional receipt,
 - The name of your agent or authorized Proposed insured, and
 - o TPLIC representative.

A Conditional Receipt is considered a Required Document, as defined below.

In order to conduct business electronically with TPLIC, you must provide TPLIC, and its authorized designees and agents, with your consent to do so. If you sign your name on the signature pad and click "OK", you will be providing TPLIC, and its authorized designees and agents, with your consent:

- To have the information described in this Consent to do Business Electronically and Electronic Delivery of and/or Access to Prospectuses, Privacy Notices and Policy Documents ("Consent") made available or delivered to you electronically;
- To execute via electronic means the documents that are described in this Consent;
- To submit, via electronic means, an application for an insurance product; and
- To all of the terms and conditions set forth in this Consent.

Who must sign this Consent

The proposed owner ("Owner") the proposed insured ("Insured"), and any third party associated with the Policy ("Third Party") must sign this Consent in order to conduct business electronically with TPLIC for matters related to the Policy and any related life insurance application. For the Owner all provisions of this Consent apply. For the Insured and/or a Third Party, only those provisions relating to the execution and submission of the application apply.

What does this Consent cover?

When you sign your name below, you are agreeing to all of the terms and conditions of this Consent, including your agreement that:

- TPLIC may provide the Owner of the Policy with certain documents via electronic means.
 This includes documents that TPLIC is required by law or regulation to provide or make available to the Owner in writing ("Required Documents"), as well as other information and documents (collectively, "Other Documents");
- TPLIC and certain other companies may provide the Owner of the Policy with privacy notices via electronic means.
- This includes those companies on whose behalf TPLIC sends privacy notices, including World Group Securities, Inc. and Transamerica Financial Advisors, Inc. as well as any affiliate or subsidiary companies administering or supporting the Policy:
- The Owner, Insured and Third Party may submit an application for an insurance product via electronic means;
- The Owner, Insured and Third Party may execute certain Required Documents and Other Documents via electronic means.
- You will be bound with the same force and effect as if you had signed your name on paper by hand when you sign your name on the signature pad and click "OK" or otherwise apply your electronic signature to Required Documents or Other Documents ("E-Sign"); and
- When you E-Sign any Required Documents or Other Documents, you are applying your electronic signature to such
 documents. And further, you understand that you are the only authorized party to sign such documents and you
 represent that you alone will be the only one to E-Sign such documents.

NOTE: IF THE OWNER IS NOT THE INSURED, THEN BOTH WILL NEED TO SIGN THE CONSENT BELOW

ECD0613 REV 0714

What is the Scope of this Consent?

- For all products, unless otherwise directed by you, this Consent applies to the execution and delivery of all documents related to the Policy, including but not limited to the following:
 - Privacy Notices, Annual/Quarterly Statements, Customer Correspondence, the application and application-related documents, the Policy, and other Required Documents and Other Documents when available. These documents will generally be accessible through a hyperlink delivered via email to the Owner's email address(es) written below when electronic access to the various Policy documents is available from TPLIC. Paper documents will be delivered until documents are available electronically. Conditional Receipts, unlike other Required Documents, will be delivered to the email address provided by the Owner.
- For variable products, in addition to the above, unless otherwise directed by you, this Consent applies to all documents related to a Policy that is a variable product, including but not limited to the following:
 - Annual and Semi-Annual Reports, Prospectuses, Investment Option Prospectuses, Statements of Additional Information, Prospectus Supplements, Confirmation Statements and Proxy Solicitation Materials. These documents will generally be accessible through a hyperlink delivered via email to the Owner's email address(es) written below when electronic access to the various Policy documents is available from TPLIC. CD-Rom Prospectuses and paper documents will be delivered until documents are available electronically.
- Even though you have provided TPLIC with this Consent, TPLIC may, at its option: (a) deliver Required Documents, Privacy Notices and Other Documents to you on paper, and (b) require that certain communications from you be delivered to TPLIC on paper.

Can I get paper copies of the Privacy Notices, Required Documents and/or Other Documents?

Yes. You may obtain paper copies of any of the Privacy Notices, Required Documents and/or Other Documents at any time and without charge by contacting TPLIC at the address provided below. If you do not wish to access all Privacy Notices, Required Documents or Other Documents electronically, please call TPLIC's Customer Service Department at 1-800-851-9777 and select option 2.

Should I maintain copies of the Required Documents, Privacy Notices and Other Documents?

Yes. You agree to print or save this Consent and all Required Documents, Privacy Notices and Other Documents sent or made available to you electronically, and to keep printed or electronic copies of them for your records. If you have any trouble with printing or saving, you should contact TPLIC.

How long will this Consent remain in effect?

This Consent will become effective once you sign below and will remain in effect for as long as the Policy remains in effect, or until you withdraw your consent (as described in the next section), whichever occurs first.

What if I change my mind?

If at any time you would like to cease doing business electronically with TPLIC with respect to the Policy, you will need to provide TPLIC with written notice of your withdrawal of consent to do business electronically, which will then terminate this Consent. You may withdraw consent at any time and without charge by contacting TPLIC. Your withdrawal of consent and the termination of this Consent will become effective two (2) business days after TPLIC's receipt of your withdrawal. Thereafter, all Required Documents, Privacy Notices and Other Documents will be provided to you on paper.

What if my contact information changes?

If you are the Owner of the Policy, you must keep TPLIC informed of any changes to your email address(es) and all other contact information by contacting TPLIC at the contact information provided below. You agree to hold TPLIC harmless with respect to any emails sent to the incorrect email address due to your failure to provide TPLIC with a current or valid email address.

You can contact TPLIC as follows:

Mail Transamerica Premier Life Insurance Company

570 Carillon Parkway St. Petersburg, FL 33716

Telephone: Customer Service: 1-800-851-9777 Internet: www.premier.transamerica.com

Are there any hardware of software requirements to do business electronically with TPLIC?

Yes. To access and retain the Required Documents, Privacy Notices and Other Documents sent or made available to you electronically by TPLIC you must have access to a computer with an Internet connection. You must be able to send and receive emails, and be able to save the Required Documents, Privacy Notices and Other Documents to a storage device for later reference or have the computer connected to a printer so you can print out such documents. Unless notified otherwise, TPLIC will be providing or making available these documents to your agents and insurance representatives. The minimum hardware and software requirements are:

Item	Minimum
	Windows 2000 – 512 MB
Memory (RAM)	Windows XP – 1GB
	Windows Vista – 1 GB
Hard Drive Space	1 GB available for storage of electronic documents
	Windows 2000
Operating System	Windows XP
	Windows Vista
Screen Resolution	800 x 1060 pixels at 16-bit color resolution
Screen Display Size	12 inches measured diagonally
Browser Application	Internet Explorer 6.0 or higher with all critical
	updates
PDF Reader	Adobe Acrobat Reader 6.0 or higher
Speed	DSL or broadband service

If you do not consent to receive Required Documents, Privacy Notices and Other Documents electronically, you will receive paper copies of all required regulatory documents. You will NOT receive electronic copies in addition to paper copies.

I have CAREFULLY read this Consent and accept it voluntarily and with full knowledge and understanding of its terms and conditions. I have read the Consent using computer hardware and software that meets the minimum hardware and software requirements described above. I will save a copy of this Consent.

Name of Owner (Please Print)	Owner Email Address (Pleas	se Print Clearly)
Signature of Owner	Date	-
Name of Additional Owner	Additional Owner Email Add	Iress
Signature of Additional Owner	Date	
Signature of Producer	Date	
	DIFFERENT, PLEASE HAVE THE INSURED COMPLET HE SAME, PLEASE WRITE "N/A" IN THE SPACE AVA	
Name of Insured (Please Print)	Signature of Insured	Date
Name of Additional Insured (if any)	Signature of Additional Insured (if any)	Date
Name of Additional Insured (if any)	Signature of Additional Insured (if any)	Date
Name of Additional Insured (if any)	Signature of Additional Insured (if any)	Date

Name of Additional Insured (if any)	Signature of Additional Insured (if any)	Date
Name of Additional Insured (if any)	Signature of Additional Insured (if any)	Date
[IF THERE ARE THIRD PARTIES SIGNING RE INFORMATION BELOW]	EQUIRED DOCUMENTS OR OTHER DOCUMENTS, PLEA	SE HAVE THEM COMPLET
Name of Third Party	Status of Third Party (i.e., G	uardian, Payor …)
Signature of Third Party	Date	
Name of Additional Third Party	Status of Third Party (i.e., G	uardian, Payor)
Signature of Additional Third Party	Date	
Name of Additional Third Party	Status of Third Party (i.e., G	uardian, Payor)
Signature of Additional Third Party	 Date	
Name of Additional Third Party	Status of Third Party (i.e., G	uardian, Payor)
Signature of Additional Third Party	Date	
Name of Additional Third Party	Status of Third Party (i.e., G	uardian, Payor)

Signature of Additional Third Party	Date
Name of Additional Third Party	Status of Third Party (i.e., Guardian, Payor)
Signature of Additional Third Party	Date
Name of Trustee	Signature of Trustee
Name of Authorized person	Signature of Authorized Person



Transamerica Premier Life Insurance Company 4333 Edgewood Road NE Cedar Rapids, IA 52499

Addendum to Application for Life Insurance Coverage

This document serves as an addendum to the life insurance application, and must be submitted prior to a policy being issued. All responses to the questions below will be considered part of the application.

This addendum to the applied for policy is to be completed, signed and submitted prior to the issuance of any universal life insurance policy(ies) (including conversions from term policies within the first five years of policy issue) if:

- the Proposed Insured(s) actual age(s) is 65 or older at the time the applied for policy is issued,
- a policy with a face amount of \$1 million or greater is being applied for, and
- the policy applied for will not be owned by a qualified retirement plan.

Please answer the following questions either yes or no, and provide details for any yes answers in the space below.

☐ Yes	□No	Has anyone offered or provided to anyone any inducement - such as cash or other compensation in relation to the applied-for life insurance policy? If yes, please explain:
☐ Yes	□No	Is there any plan to sell or transfer any interest in the applied-for life insurance policy? If yes, please explain:
☐ Yes	□ No	If an entity will own the applied-for policy, is there any plan to sell or transfer any beneficial interest in the entity? If yes, please explain:
☐ Yes	□No	Will premiums for the applied-for life insurance policy be borrowed? If yes, please explain (including details of loan guarantee, if any):
☐ Yes	□ No	If you answered yes to question 4, can the loan be repaid by the transfer of the applied-for policy to the lender or any other person affiliated with the lender? If yes, please explain:
☐ Yes	□ No	If you answered yes to question 4, will the amount of any loan or loans, or the borrower's payment obligation, on termination of the financing exceed the amount needed to pay life insurance policy premiums, loan interest, and loan fees? If yes, please explain:
	☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes	☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No

I understand that any arrangement for borrowing funds for the payment of policy premiums is a matter between the lender and the borrower. Transamerica Premier Life Insurance Company is not a party to any such arrangement and will not become a party to any such arrangement.

PFA10608M Rev 0714

I also understand that neither Transamerica Premier Life Insurance Company nor any person acting on its behalf has furnished legal or tax advice upon which I/We may rely. The financing of life insurance premiums involves important tax and other considerations. Transamerica Premier Life Insurance Company strongly recommends that you seek advice from your own qualified advisors.

It is represented that the statements and answers given in this supplement to the application are true, complete and correctly recorded. It is agreed that this supplement shall be a part of the application to Transamerica Premier Life Insurance Company for insurance on the life of the Proposed Insured, and shall be the basis for any policy issued on this application. I understand that the statements and answers given in this Addendum are material to Transamerica Premier Life Insurance Company's decision to issue any policy applied for, and that Transamerica Premier Life Insurance Company would not issue the policy being applied for if the statements and answers given on the subject matters covered in this Addendum are not true, complete and correctly reported.

Signed at	this		day of
Signature of Proposed Insured(s)		Date	
Proposed Owner(s) Signature (If different from Insured(s))		Date	
Witness		Date	

Transamerica Premier Life Insurance Company

4333 Edgewood Road NE, Cedar Rapids, IA 52499

HIPAA Authorization for Release of Health-**Related Information**

reinsurers, and their agents, employees, or other representatives. I further authorize the Companies and the information to MIB Group, Inc., which operates an information exchange on behalf of life and health in: 3. Description of the information that may be used or disclosed: This authorization specifically includes health or that of my unemancipated minor children and my or my unemancipated minor children's insural limited to, information on the diagnoses, prognoses, treatments, prescription drug information, and informationate treatment of mental illness, communicable or infectious conditions, such as HIV or AIDS, and use of alcohomologies psychotherapy notes that are separated from the rest of my medical records. 4. The information will be used or disclosed only for the following purpose(s): For the purpose of und Companies, to support the operations of our business, and, if a policy is issued, for evaluating contection continuation or replacement of the policy, for reinstatement of the policy or to contest a claim under the postantement of the policy or to contest a claim under the postantement of the policy or to contest a claim under the postantement of the Companies may be protected by state and fed Privacy Rule and that the Companies will only use and disclose such information as permitted by applicable notices. However, I also understand that any information disclosed under this authorization may be subject	plan, physician, health care professional nacy benefit manager, insurance company Group, Inc., or other medical practitioner or chalf of my unemancipated minor children. ation: The Companies, their affiliates and their affiliates and reinsurers to redisclose surance companies. the release of all information related to my ance policies and claims, including, but no mation regarding diagnosis, prognosis and ol, drugs and tobacco. This Authorization erwriting my insurance application with the stability and eligibility for benefits, for the licy.
I hereby authorize the use or disclosure of health information, as described below, about me or my above- revoke any previous restrictions concerning access to such information: 1. Person(s) or group(s) of persons authorized to use and/or disclose the information: Any health hospital, clinic, long-term care facility, medical or medically-related facility, laboratory, pharmacy, pharm [including the Companies noted above (the "Companies")], insurance support organization such as MIB (health care provider that has provided payment, treatment or services to me or on my behalf or to or on be 2. Person(s) or group(s) of persons authorized to collect or otherwise receive and use the inform reinsurers, and their agents, employees, or other representatives. I further authorize the Companies and the information to MIB Group, Inc., which operates an information exchange on behalf of life and health in: 3. Description of the information that may be used or disclosed: This authorization specifically includes health or that of my unemancipated minor children and my or my unemancipated minor children's insura limited to, information on the diagnoses, prognoses, treatments, prescription drug information, and infon treatment of mental illness, communicable or infectious conditions, such as HIV or AIDS, and use of alcoh excludes psychotherapy notes that are separated from the rest of my medical records. 4. The information will be used or disclosed only for the following purpose(s): For the purpose of und Companies, to support the operations of our business, and, if a policy is issued, for evaluating conte continuation or replacement of the policy, for reinstatement of the policy or to contest a claim under the po STATEMENTS OF UNDERSTANDING & ACKNOWLEDGMENT: • I understand that health information about me provided to the Companies may be protected by state and fed Privacy Rule and that the Companies will only use and disclose such information as permitted by applicable notices. However, I also understand that any informati	plan, physician, health care professional plan, physician, health care professional placy benefit manager, insurance company Group, Inc., or other medical practitioner of chalf of my unemancipated minor children. ation: The Companies, their affiliates and their affiliates and reinsurers to redisclose surance companies. The release of all information related to my ance policies and claims, including, but not mation regarding diagnosis, prognosis and ol, drugs and tobacco. This Authorization erwriting my insurance application with the stability and eligibility for benefits, for the licy.
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 I understand that health information about me provided to the Companies may be protected by state and fed Privacy Rule and that the Companies will only use and disclose such information as permitted by applicable notices. However, I also understand that any information disclosed under this authorization may be subject 	
Privacy Rule and that the Companies will only use and disclose such information as permitted by applicable notices. However, I also understand that any information disclosed under this authorization may be subject	
	to redisclosure by the recipient and may no
longer be protected by federal regulations such as the HIPAA Privacy Rule governing privacy and confidential understand that if I refuse to sign this authorization to release my health information or that of my uner	
may not be able to process my application, or if coverage is issued may not be able to make any benefit p	ayments.
 I understand that I may revoke this authorization in writing at any time, except to the extent that action ha the extent that other law provides the Companies with the right to contest a claim under the policy or the p 	
to the Companies' Privacy Official at the address at the top of this form. I also understand that the revoca	tion of this authorization will not affect uses
and disclosures of my health information for purposes of treatment, payment and business operations, inc This authorization shall remain in force for 24 months (12 months in Kansas) from the date signed, reg	
or deceased.	,
I acknowledge I have received a copy of this authorization.	
Signature of Primary Proposed Insured/Patient or Personal Representative	 Date
orginatare of Finnary Proposed modeled automost of Potential Representative	Date
Signature of Secondary Proposed Insured/Patient or Personal Representative	Date
If signed by an individual's personal representative or the parent or guardian of an unemancipated min of the individual:	or, describe authority to sign on behalf

A copy of this authorization will be considered as valid as the original.

Policy or contract number (if known): __

Transamerica Premier Life Insurance Company 4333 Edgewood Road NE, Cedar Rapids, IA 52499

HIPAA Authorization for Release of Health-**Related Information**

	Date of birth	Last four digits of SSN
Name of Secondary Proposed Insured/Patient	Date of birth	Last four digits of SSN
Name(s) of Unemancipated Minors	Date(s) of birth	Last four digits of SSN(s)
nereby authorize the use or disclosure of health information, as d voke any previous restrictions concerning access to such information	-	named unemancipated minor children an
Person(s) or group(s) of persons authorized to use and/o hospital, clinic, long-term care facility, medical or medically-relative [including the Companies noted above (the "Companies")], insu health care provider that has provided payment, treatment or set Person(s) or group(s) of persons authorized to collect or reinsurers, and their agents, employees, or other representative the information to MIB Group, Inc., which operates an information Description of the information that may be used or disclose health or that of my unemancipated minor children and my or relimited to, information on the diagnoses, prognoses, treatments treatment of mental illness, communicable or infectious condition excludes psychotherapy notes that are separated from the recompanies, to support the operations of our business, and, it continuation or replacement of the policy, for reinstatement of the	ated facility, laboratory, pharmacy, pharm rance support organization such as MIB 0 rvices to me or on my behalf or to or on be otherwise receive and use the informaces. I further authorize the Companies and on exchange on behalf of life and health insted: This authorization specifically includes my unemancipated minor children's insuraces, prescription drug information, and informats, such as HIV or AIDS, and use of alcohorest of my medical records. wing purpose(s): For the purpose of under a policy is issued, for evaluating conte	Proup, Inc., or other medical practitioner of thalf of my unemancipated minor children. Action: The Companies, their affiliates and their affiliates and reinsurers to redisclossurance companies. The release of all information related to mance policies and claims, including, but no mation regarding diagnosis, prognosis and ol, drugs and tobacco. This Authorization erwriting my insurance application with the stability and eligibility for benefits, for the
I understand that health information about me provided to the Cor Privacy Rule and that the Companies will only use and disclose so notices. However, I also understand that any information disclose	mpanies may be protected by state and fed uch information as permitted by applicable	regulations and as described in their privac
longer be protected by federal regulations such as the HIPAA Priv I understand that if I refuse to sign this authorization to release may not be able to process my application, or if coverage is issu	acy Rule governing privacy and confidentia my health information or that of my uner	lity of health information. nancipated minor children, the Companie
I understand that I may revoke this authorization in writing at an the extent that other law provides the Companies with the right t to the Companies' Privacy Official at the address at the top of th and disclosures of my health information for purposes of treatme	y time, except to the extent that action had to contest a claim under the policy or the pairs form. I also understand that the revocate ent, payment and business operations, incl	s already been taken in reliance on it, or to policy itself, by sending a written revocatio tion of this authorization will not affect use luding agent commission statements.
	ths in Kansas) from the date signed, rega	ardless of my condition and whether livin
This authorization shall remain in force for 24 months (12 mon or deceased.		
· ·		
or deceased.	ntative	Date
or deceased. I acknowledge I have received a copy of this authorization.	ntative	Date

A copy of this authorization will be considered as valid as the original.

Policy or contract number (if known):

☐ Tran	nsamerica Life Insurance Company	☐ Transamerica Premier Li	fe Insurance Company
,	Administrative Office located at: 4333 Edgewood	Road N.E., Cedar Rapids, Iowa 5249	9. Telephone: (319) 355-8511
		PORTANT NOTICE: F LIFE INSURANCE OR ANNUITIES and the producer, if there is one, and	
discont	e contemplating the purchase of a life insurance p inuing or changing an existing policy or contract. ered replacements.		
premiur	cement occurs when a new policy or contract is p m payments on the existing policy or contract, or ng insurer, or otherwise terminated or used in a fi	an existing policy or contract is surren	
or surre	ced purchase occurs when the purchase of a new ender of or by borrowing some or all of the policy of any premium or payment due on the new polic	values, including accumulated divider	nds, of an existing policy, to pay all
surrend meet yo	ould carefully consider whether a replacement is a ler costs deducted from your policy or contract. Your insurance needs at less cost. A financed pure paid upon the death of the insured.	You may be able to make changes to	your existing policy or contract to
	nt you to understand the effects of replacements lig questions and consider the questions on the ba		ion and ask that you answer the
1.	Are you considering discontinuing making per the insurer, or otherwise terminating your ex		
2.	Are you considering using funds from your enew policy or contract? YESNO	existing policies or contracts to pay	premiums due on the
	If you answered "yes" to either of the above quese the name of the insurer, the insured or annuitan plicy or contract will be replaced or used as a sou	t, and the policy number or contract n	
INSURI NAME 1. 2. 3.	ER CONTRACT OR POLICY #	INSURED	REPLACED (R) OR FINANCING (F)
[If you r insurer.	Make sure you know the facts. Contact your exicequest one, an in-force illustration, policy summa.] Ask for and retain all sales material used by the decision.	ary or available disclosure documents	must be sent to you by the existing

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 Signature and Printed Name Date Producer's Signature and Printed Name Date

_____I do not want this notice read aloud to me. (Applicants must initial only if they do not want the notice read aloud.)

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 your 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 expenses 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 your 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:

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?

30 DAY RIGHT TO CANCEL

In the event of a replacement transaction, you may cancel this policy by delivering or mailing a written request to the Company. You must return the policy to the Company before midnight of the thirtieth day after the day you receive it. You will receive an unconditional full refund of all premiums or considerations paid on it, less any withdrawals and indebtedness, including any policy fees or charges or, in the case of a variable or market value adjustment policy, payment of the cash surrender value provided under the policy plus the fees and other charges deducted from the gross premiums or considerations or imposed under the policy. Your written request given by mail and return of the policy by mail are effective on being postmarked, properly addressed and postage prepaid.

REPLACEMENT ADVERTISING AGENT STATEMENT

ı, sales	transa	, have complied with the following in connection with the replacement action:
	a.	I have used only company approved sales advertising.
	b.	I have given a copy of all sales advertising used during the presentation to the applicant, including printed copies of any electronically presented sales materials.
DATE	<u> </u>	AGENT SIGNATURE

Transamerica Financial Foundation IUL®

Offered by Transamerica Premier Life Insurance Company, Cedar Rapids, IA ("the Company")

Statement of Understanding and Acknowledgment

Applicant's Name:	
	$\overline{}$

I am applying for an Index Universal Life Insurance Policy to be issued by the Company. In connection with my application I understand that:

THE POLICY

This policy is intended for people whose primary purpose in buying life insurance is for the death benefit.

Since a portion of the interest credited to the Index Account(s) is calculated in part by reference to outside indexes, there is the potential for greater volatility in the amount of Excess Index Interest credited than of interest credited to the Basic Interest Account. This policy works best for those individuals who can tolerate fluctuations in interest crediting and is not recommended for policyowners who do not intend to allocate a significant portion of their net premiums to the Index Account(s).

This policy is not an investment in the stock markets or the indexes and does not participate in any stock or investments.

PREMIUMS

I must pay premiums on a regular basis to keep the policy in effect. The policy may lapse if I do not have sufficient Cash Surrender Value (Policy Value less the Surrender Charge and less any Loan Balance) in the policy to pay the next Monthly Deduction and Index Account Monthly Charge and have not paid enough premiums to meet the Minimum No Lapse Premium requirement. In that event, I would be required to pay additional premiums to keep the policy in force.

ACCOUNT OPTIONS

The policy I am applying for allows me to allocate my net premium payments to more than one Account Option: the Basic Interest Account and the Index Accounts. Interest will be credited differently to the different Account Options.

INTEREST

Net premiums allocated to the Basic Interest Account will earn interest at the Current Interest Rate declared by the Company. This rate is guaranteed never to be less than 2% per year. Net Premiums received after a Monthly Policy Date that are to be allocated to the Basic Interest Account will earn interest at the Current Interest Rate until the next Monthly Policy Date, when they will be placed into the next Basic Interest Account Segment.

Net Premiums allocated to the Index Accounts will earn interest at a guaranteed minimum annual interest rate of 0.75%. Net Premiums received after a Monthly Policy Date that are to be allocated to an Index Account will earn interest at the guaranteed rate until the next Monthly Policy Date, when they will be placed into the next Index Account Segment. Additional interest ("Excess Index Interest") may be credited at of the end of each one-year Segment Period.

EXCESS INDEX INTEREST

Excess Index Interest on the Index Accounts is determined using a formula based on changes in the index(es), excluding dividend income, and cannot exceed the Cap established by the Company. The Company may determine a different Cap for each Segment and can increase or decrease the Cap at its discretion at the Segment Anniversary. Current Caps will be shown in Policy Statements and may be obtained from the Company's Administrative Office.

Excess Index Interest, if any, is credited to a segment at the end of each one year Segment Period. Any Policy Values, Death Benefit or Cash Surrender Value determined during a Segment Period will be based only on guaranteed minimum interest that has already been credited during the Segment Period. A Policy Statement reflecting Policy Values and the interest credited for a policy year will be provided annually.

EXCESS INDEX INTEREST (CONTINUED)

Monthly Deductions, Index Account Monthly Charges, and certain policyowner transactions, such as transfers, loans and withdrawals, occurring during a Segment Period will reduce the value used in determining Excess Index Interest. This will result in the reduction of any Excess Index Interest that might otherwise have been credited at the end of the Segment Period. Upon surrender of the policy, no Excess Index Interest will be credited for partial years on any Index Account Segment.

TRANSFERS

Transfers from an Index Account Segment will only be processed at the end of the Segment Period. For purposes of dollar cost averaging, transfers to an Index Account are processed on the monthly policy date following receipt of the request. Transfers from the Basic Interest Account will only be processed on the monthly date following receipt of the request.

LOANS AND WITHDRAWALS

Loans and withdrawals may be taken from the Basic Interest Account and the Index Accounts(s). Loans and withdrawals are Subject to certain fees and charges and to the conditions and limitations specified in the policy.

SURRENDERS

If the policy is surrendered, the Cash Surrender Value of the policy will be equal to the Policy Value less any applicable surrender charges and any Loan Balance. Surrender charges apply for the first fifteen policy years and for fifteen years from the date of any Face Amount increase. The surrender charge will vary based on the Face Amount and duration of the Policy and the issue age, gender and class of risk of the insured on the policy date and at the time of any increase in the Face Amount.

CONSUMER BROCHURE

I have received a copy of the Consumer Brochure containing information regarding the policy. I understand that I have a certain period of time after receipt of the policy issued to me to review and return it for a refund of premium as described in the policy.

I have read and understand the above disclosures of certain limitations and restrictions regarding the policy and the Index Account(s).

The guaranteed minimum interest rates for the Basic Interest Account and Index Accounts are shown on the previous page. Non-guaranteed rates and other elements appearing on illustrations or other related materials are hypothetical and actual results may be less favorable than those shown on such documents. I understand I may select the assumed rates and elements used in illustrations or other related materials.

Date:	Applicant Name (print):
Signature of Applicant:	

INDEX UNIVERSAL LIFE INSURANCE IS NOT A SECURITY and index universal life insurance policies are not an investment in the stock market or in the indexes. Index Account Interest is based, in part, on index performance.

Past performance of an index is not an indication of future index performance. There is no guarantee that any Excess Index Interest will be credited above the guaranteed minimum interest rate for the Index Account(s). Additionally, there is no guarantee that the company will declare an interest rate greater than the guaranteed minimum interest rate for the Basic Interest Account.



Index Universal Life Insurance offered by:

Transamerica Premier Life Insurance Company, Cedar Rapids, IA • Home Office: Cedar Rapids, IA