

PLEASE RETURN CONTRACT Along with a current copy of License

BY FAX, MAIL OR EMAIL TO:

THE INSURANCE GROUP 9330 LBJ FREEWAY SUITE 350 DALLAS, TEXAS 75243

(800) 460-5567

FAX: 214-666-3914

EMAIL: contracting@theinsgroup.net



Aetna Health and Life **Insurance Company**

American Continental Insurance Company

Continental Life Insurance Company of Brentwood, Tennessee

Aetna Companies

800 Crescent Centre Dr., Suite 200 Franklin, TN 37067

Producer Information And Appointment Form (PIF)

from Aetna Health and Life Insurance Company (AHLIC), American Continental Insurance Company (ACI), and Continental Life Insurance Company of Brentwood, Tennessee (CLI)

Page 1 of 9

- Please print clearly completing all fields using blue or black ink, and initial any corrections.
- If completing electronically, fill in all blue highlighted areas. When complete, print form, sign,
- Keep a copy of this form for your records

Tel: 800 264.4000 option 3, 5 Fax: 866 618.4993 AETSSIContracting@Aetna.com	кеер а сору от или топпт	or your records.			
1. Form purpose					
Select all that apply.	Additional State Appo sign and date Section 9.	dditional Company Appointm intment with Current Compa	nies Complete the	appropriate Sections 2-4 and	
	EFT Setup Complete SetHierarchy Change Com	ctions 2, 3 and 8 and sign Section nolete Section 10	9 in order to authoriz	ze payments.	
2. Individual applicant appointment		prote Coolier To.			
	Entity Select all that apply				
	Aetna Health and Life Ir				
	American Continental Ir		(01.1)		
		ce Company of Brentwood, Ter <i>Ouffix (As it appears on your Res</i>			
	Social Security Number (SS		cer Number (NPN)		
	Date of birth	Gender Female	○ Male		
	Residential address (Not a	P.O. Box)			
	City		State •	Zip •	
	Business address (P.O. Box	accepted)			
	City		State •	Zip •	
	Preferred phone	Secondary phone	Fax		
Attach a separate sheet if more space	_	Select one E-mail address siness •			
is required for additional names.	Previous names List all other names or aliases you have used in the last 7 years •				
3. Incorporated Entity, Partnership or	LLC appointment informat	ion			
Proceed to Section 4 if you are not Incorporated, a Partnership, or LLC.	Appointment type entity Se		l Entity		
Officer should complete Section 3.	Entity name As it appears o	on your Domicile State License	Tax Identificati	ion Number (TIN)	
	Entity address				
	City		State	Zip	
	Entity phone	Entity fax	-	-	
	Website address	E-mail address			
225, 22, 52					

Page 2 of 9

4. Appointment states requested

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- 4		
- 4	ш	

Attach applicable licenses for states	Resident license state	Non-resident state(s) where appointment is requested	
listed.	•	•	
	Counties in which appointment is requested (Florida only)		

5. Business practices questions						
If you answer "Yes" to any of these			Individua	al/Officer	En	tity
questions, provide details in the corresponding fields of Section 6.	1.	Have you ever had an insurance or securities license denied, suspended, cancelled or revoked?	○ Yes	○ No	○ Yes	○ No
If completing for an officer and entity, indicate details for yes	2.	Has any regulatory body ever sanctioned, censured, penalized or otherwise disciplined you?	○ Yes	○No	○Yes	○ No
answers for each as appropriate.	3.	Has any state, federal or self-regulatory agency filed a complaint against you, fined, sanctioned, censured, penalized or otherwise disciplined you for a violation of their regulations or state or federal statutes?	○ Yes	○ No	○ Yes	○ No
	4.	Has a bonding or surety company ever denied, paid on or revoked a bond for you?	○ Yes	○ No	○Yes	○ No
	5.	Has any Errors & Omissions (E&O) carrier ever denied, paid claims on or cancelled your coverage?	○ Yes	○ No	○ Yes	○ No
	6.	In the past ten years, have you personally filed a bankruptcy petition or declared bankruptcy?	○ Yes	○ No	○Yes	○ No
	7.	In the past ten years, has any insurance or securities brokerage firm with whom you have been associated filed a bankruptcy petition or been declared bankrupt either during your association or within five years after termination of such association?	○ Yes	○ No	○ Yes	○ No
	8.	Are there any unsatisfied judgments, garnishments or liens against you?	○ Yes	○ No	○ Yes	○ No
	9.	. Are you in debt to any insurance company?	○ Yes	\bigcirc No	○ Yes	\bigcirc No
	10	Have you ever been convicted of, or pled guilty or no contest to any felony or misdemeanor other than a minor traffic offense?	○ Yes	○ No	○ Yes	○ No
If the answer to all questions is "No,"	11	. Are you currently a party to any litigation or a subject of any investigation(s)?	○ Yes	○No	○Yes	○ No
you do not need to complete Section 6. Please proceed to Section 7.	12	. Have you ever had an appointment with another insurance company denied or terminated for cause?	○ Yes	○No	○Yes	○ No

CGFLP01595 080113

Page 3 of 9

6. Business practices details

- 4	A	
A		

If you answered "Yes" to any of the questions in Section 5, provide details for the corresponding question(s) only. Attach a separate sheet with question number and details if more space is required for additional information.

Question 1: Insurance or securities license denied, suspended, cancelled or revoked		Month and year
	Action taken and reasons	•
	•	
	Your account of the circumstances leading to the situation	
	•	
	•	
Question 2: Sanction, censu	ure, penalty or other action against you by regulatory body	Month and year
	Action taken and reasons	•
	•	
	Nature of the activity resulting in the fine or disciplinary action	
	•	
	Your account of the circumstances leading to the situation	
	•	
	•	
Question 3: Complaint, fine,	, sanction, censure, penalty or other disciplinary action against you for	Month and year
violation of any state, feder	ral or self-regulatory agency regulations or statutes Amount of the fine and/or specific disciplinary action taken	
	Amount of the fine and/or specific disciplinary action taken	
	Nature of the activity resulting in the fine or disciplinary action	
	Your account of the circumstances leading to the situation	
	•	
O4: 4. D4 d:4		NA
Question 4: Bond denied, pa	aid on or revoked for you by bonding or surety company	Month and year
	Reason for denial, payment or revocation	
	•	
	Your account of the circumstances leading to the situation	
	•	
	•	
	Amount of the payment	
	\$	

CGFLP01595 080113

Page 4 of 9

6. Business practices details (continued)

Question 5: Coverage denied, paid	l claims on, or cancelled by any E&O carrier		Month and yea
	Nature of the circumstances resulting in the claim •		
	Disposition of the claim		
	Amount claimed Amount paid by \$ Your account of the circumstances leading to the situation	,	
	•		
luestion 6: Filing of personal bank	kruptcy petition or declared bankruptcy in past 10 years	Date of discharge	mm/dd/yyyy
For Chapter 7, 11 and 12	Reason for filing (i.e., divorce, loss of employment, busines	s failure, etc.)	
	Provide type of business and role/relationship in the busines	ess If result of business	s failure
	Amount discharged Average annual \$	income for the last two	years
	For any outstanding obligations not discharged in bacar, etc.) provide:	nkruptcy, (i.e., taxes	s, mortgage,
	Amount Explanation of obligation \$		
	Payment schedule amount Frequency <i>i.e., week</i>	ly, monthly, etc.	Current balance \$
or Chapter 13	Date of filing mm/dd/yyyy	Date of discharge	mm/dd/yyyy
	Reason for filing (i.e., divorce, loss of employment, busines	s failure, etc.)	
	Provide type of business and role/relationship in the busines.	ess If result of business	s failure
	Amount	Fraguenay is a	ackly monthly ato
payments are still being made ease provide.	Amount \$ Projected completion date mm/dd/yyyy	Current balance	eekly, monthly, etc.
	Average annual income for the last two years \$	Ψ	

Page **5** of 9

6. Business practices details (continued)

	tition or declaration filed by any insurance or security your association or within 5 years after termination on Approximate filing date mm/dd/yyyy You		om you have been
	If you are an officer of the company or di filing, please provide:	. ,	tances leading to
	Reason for filing		
	•		
	Your specific involvement		
Question 8: Unsatisfied inc	Igments, garnishments or liens against you		Month and year
•	Judgments/garnishments Reason the judgment/garnishment was obtain	ned and your specific involvemer	•
	Payment schedule amount \$	Frequency <i>i.e</i>	., weekly, monthly, etc.
	Original amount of the judgment/garnishment \$		
	Outstanding amount of the judgment/garnishr	nent	
	Average annual income for the last two years \$		
	Liens Name of company placing lien	State	Month and year
	Reason for the lien and your specific involvem	ent ·	
	Original amount of the debt	Current balan	ce
	Payment schedule amount \$	Frequency <i>i.e</i> •	., weekly, monthly, etc.
	Projected completion date mm/dd/yyyy •		
	Average annual income for the last two years \$		
luestion 9: Debt to any ins	surance company	Month and ye	ar debt began
	Name of insurance company(ies)	•	
	Reason for the debt and your account of the si	tuation	
	Original amount of the debt \$	Current balan \$	ce
	Payment schedule amount \$	Frequency <i>i.e</i> •	., weekly, monthly, etc.
	Projected completion date mm/dd/yyyy •		
	Average annual income for the last two years \$		

Page **6** of 9

6. Business practices details (continued)

Question 10: Any conviction than minor traffic offense	of, or guilty plea or no contest to, a felony or misdemeanor other	Month and year
	Description of the conviction or plea and your account of circumsta	ances leading to the situation
	•	
	Type of conviction <i>Misdemeanor or felony</i>	
	• Final disposition <i>Fine, probation, jail, etc.</i> Ha	ave all requirements been satisfied
		Yes No
	Statute violated	
	City/county and state where violation occurred	
	-	
Question 11: Party to any litiq	ation or a subject of any investigation(s) Litigation	onth and year litigation began
	Circumstances surrounding the litigation Including your account of	f the situation
	•	
	•	
	How are you directly involved in the litigation?	
	- Amount of damages claimed	
	\$	
	Current status	
	Investigation	anth and year investigation began
	Investigation M Name and jurisdiction of investigating entity .	onth and year investigation began
	Circumstances surrounding the investigation Including your accou	nt of the situation
	Current status	
	-	
	•	
Question 12: Appointment wi	th any insurance company denied or terminated for cause	
	Description of the denial/termination, including name of insurer, ar leading to the situation	nd your account of circumstances
	•	
	•	
	•	

Page 7 of 9

7. Disclosure of Intent to Obtain Consumer Reports

Please review and print for your records the Disclosure of Intent to Obtain Consumer Reports.

This is to advise you that Aetna Inc. and its affiliates may obtain one or more consumer reports with respect to establishing your eligibility for employment, appointment, promotion, reassignment, and/or retention as an employee, agent and/or representative of Aetna Inc., or one or more of its affiliates.

If requested, the report may be obtained from one of the investigative consumer-reporting agencies named below or another investigative consumer-reporting agency:

Business Information Group, Inc.
P. O. Box 130
P. O. Box 740241
Southampton, PA 18966
800 260.1680
Equifax Credit Information Services, Inc.
P. O. Box 740241
Atlanta, GA 30374
800 685.1111

If a consumer report is obtained and you reside in a state with a legal requirement to provide a free copy of the consumer report upon request, we will automatically instruct the consumer reporting agency to send you a copy of the report at no charge.

The report may contain information regarding your character, general reputation, personal characteristics and mode of living. The nature and scope of the report is: financial and credit history, criminal records search, licensing and disciplinary action history, and employment history verification.

For California Resident Agents Only

Pursuant to the California Investigative Consumer Reporting Agencies Act, Aetna Inc. is required to provide you with the summary of provisions listed below.

California Investigative Consumer Reporting Agencies Act Summary of the Provisions of Section 1786.22

- (a) An investigative consumer reporting agency shall supply files and information required under Section 1786.10 during normal business hours and on reasonable notice.
- (b) Files maintained on a consumer shall be made available for the consumer's visual inspection, as follows:
 - In person, if he appears in person and furnishes proper identification. A copy of his file shall also be available to the consumer for a fee not to exceed the actual costs of duplication services provided.
 - 2. By certified mail, if he makes a written request, with proper identification, for copies to be sent to a specified addressee. Investigative consumer reporting agencies complying with requests for certified mailings under this section shall not be liable for disclosures to third parties caused by mishandling of mail after such mailings leave the investigative consumer reporting agencies.
 - 3. A summary of all information contained in files on a consumer and required to be provided by Section 1786.10 shall be provided by telephone, if the consumer has made a written request, with proper identification for telephone disclosure, and the toll charge, if any, for the telephone call is prepaid by or charged directly to the consumer.
- (c) The term "proper identification" as used in subdivision (b) shall mean that information generally deemed sufficient to identify a person. Such information includes documents such as a valid driver's license, social security account number, military identification card, and credit cards. Only if the consumer is unable to reasonably identify himself with the information described above, may an investigative consumer-reporting agency require additional information concerning the consumer's employment and personal or family history in order to verify his identity.
- (d) The investigative consumer reporting agency shall provide trained personnel to explain to the consumer any information furnished him pursuant to Section 1786.10.
- (e) The investigative consumer reporting agency shall provide a written explanation of any coded information contained in files maintained on a consumer. This written explanation shall be distributed whenever a file is provided to a consumer for visual inspection as required under Section 1786.22.
- (f) The consumer shall be permitted to be accompanied by one other person of his choosing, who shall furnish reasonable identification. An investigative consumer reporting agency may require the consumer to furnish a written statement granting permission to the consumer reporting agency to discuss the consumer's file in such person's presence.

Page 8 of 9

8. Electronic funds transfer (EFT) Complete this section to authorize automatic electronic transfer of commission payments

You must sign on the signature line at the bottom of this page to authorize and receive commission payments via EFT. Sections 2 and 3 must be completed.

If completing this section for an officer and an entity, the EFT authorization will apply to the entity.

You may either attach a voided bank check or complete all information in this section as it appears on your check.

This is an example of a personal check. A business check may be different.

Institution name for deposit Routing number Account number .

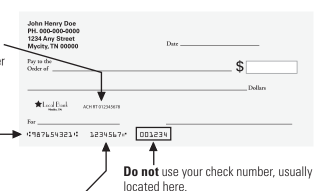
To find the routing and account numbers

For checks with an ACH RT (Automated Clearing House Routing) number, please use this routing number.

For checks with "payable through" under the bank name, please contact the financial institution to help obtain the corrrect Routing Number.

For all other checks, use the ninecharacter routing number, which appears between the I; symbols, usually at the bottom I

! symbols, usually at the bottom left corner of the check.



The account number is up to 17 characters long and appears next to the **""** symbol at the bottom of the check and usually to the right of the bank routing number.

9. Acknowledgment and signature

The Aetna Inc. companies listed at the top of page 1 are referred to as "us," "our" and "we" in this section.

The appointment applicant is referred to as "you" and "your" in this section.

When submitting for an officer and an entity, this acknowledgement applies for both.

By signing below, you

- Certify that you have read, understood, and agree to comply with all provisions contained in your producer contract, Commission Advance Addendum, and/or Contract Addendum Final Expense Life Insurance, as applicable, which may be downloaded and printed at: www.aetnaseniorproducts.com (Prospective Agent). You may also request a copy by calling 800 264.4000 option 3, 5.
- Agree to accept official correspondence from the Company electronically, using your last e-mail address known to the Company. You further agree to notify the Company if you change your e-mail address and/or if you can no longer accept electronic communications.
- Acknowledge that you have received and read the 'Disclosure of Intent to Obtain Consumer Reports' and
 consent and authorize Aetna Inc. and its affiliates to obtain additional background information, as we deem
 necessary, through independent investigation, FINRA CRD reports and/or through an investigative consumer
 reporting agency (consumer reporting agencies including but not limited to those identified in the 'Disclosure
 of Intent to Obtain Consumer Reports') consumer report (collectively, 'background reports').
- Authorize us to share the information contained in this PIF or any other information that we may obtain, including background reports, with our affiliates for the purposes of establishing your eligibility and/or continuing eligibility for appointment with us and our affiliates as well as any other disclosure required by law.
- Authorize your employers and other insurance companies you are or have been appointed with
 to release any and all information that they may have about you, personal or otherwise, to us and you release
 all such parties from all liability that may result from furnishing this information.
- Understand and agree that your appointment will, in part be based upon this PIF and the background report
 information and that any information that you provide that is inaccurate or incomplete shall be grounds for
 termination of your appointment.
- Acknowledge that you have read, understood and agree to comply with the Guide to Ethical Market
 Conduct and the Multipurpose Confidentiality Addendum and Producer Conduct Rule at
 www.aetnaseniorproducts.com (Prospective Agent). You may also request a copy by calling 800 264.4000
 option 3, 5.
- If applicable, authorize the selected Aetna Inc. company(ies) to automatically transfer funds to your checking account and make adjustments to your account in the event of errors. Additionally, you authorize the named institution to complete these transactions. This authorization is to remain in full force and effect until we receive written notice from you requesting termination or until we have sent you 10 days written notice of our intention to terminate EFT.

You also certify under penalty of perjury that the information provided herein is accurate and complete.

Signature

X

Title Required if signing for an entity

Date

A

You must sign here in order for us to process your appointment, and EFT if applicable.

Page **9** of 9

10

	You may be appointed to sell only tho	se products for which you	r firm or agency is co	ntracted.
	Writing Agent name	Phone	Date	
	This form was completed by some	one other than the Writ	ing Agent	
	Name	Phone	Date	
	•	•	•	
Provide rate level for all product lines for which you are requesting appointment. For Final Expense, complete separate Contract Addendum and Hierarchy forms.	Producer's commission rate level	Medicare Supplement	Health Insurance	Final Expense
	Aetna Health and Life Insurance Company	•	• n/a	separate forms
	American Continental Insurance Company	•	• n/a	required
ind Therarchy forms.	Continental Life Insurance Company of Brentwood, Tennessee	•	•	
Please list all members of this	Producer name or company name		Writi	ng code
Writing Agent's hierarchy beginning with the lowest level.	Intermediary			
	Intermediary		•	
	•			
	Intermediary		_	

Managing General Agent

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American Continental Insurance Company Continental Life Insurance Company of Brentwood, Tennessee Aetna Companies

Producer Residency Form (Georgia Appointments Only)

from American Continental Insurance Company and
Continental Life Insurance Company of Brentwood, Tennessee

Page **1** of 1

• Print clearly and use blue or black ink.

Producer Residency

Please list all residences in the past	5 years:		
Occupancy dates - from	• to		
Address			
City		State	Zip
•		•	•
Occupancy dates			
• from	• to		
Address -			
City -		State •	Zip •
Occupancy dates - from	• to		
Address			
City		State •	Zip •
Occupancy dates			
• from	• to		
Address •			
City		State	Zip
•		•	•
Occupancy dates			
• from	• to		
Address			
City		State	Zip
•			
Occupancy dates - from	• to		
Address			
City		State	Zip
-		•	•

State License

Please include a copy of your state license(s) for which you are requesting contracting.

If you are applying as an entity you will need to provide your personal license as well as a license in the name of the entity.

Void Check

A "VOID" check is requested to confirm bank information and to insure that deposits are being made correctly.

*** New Business ***

Home Office approval is required <u>BEFORE</u> you sell.

Applications will NOT be processed IF the agent DID not have the required home office approval to sell in the policy issue state, (applicants state of residence), prior to taking the application. The application will be returned to the agent. A current dated application can be submitted once the appropriate licensing documents are approved.



American Continental Insurance Company Continental Life Insurance Company of Brentwood, Tennessee Aetna Companies

Frequently Asked Questions About The Producer Information And Appointment Form (PIF)

from American Continental Insurance Company (ACI) and Continental Life Insurance Company of Brentwood, Tennessee (CLI)

Page 1 of 1

Helpful Hints

- To expedite processing please complete the entire form according to the instructions. All fields are required.
- "X" indicates where signatures are required. All other fields should be typed or printed.
- Instructional information may be found in the left margin of each section.
- A indicates action items.

Question:

Section 2 asks for my National Producer Number (NPN) and I do not know it. Where do I find that number?

Answer:

You are assigned a National Producer Number (NPN) at the time you apply for your state license(s). If you do not know your number, you can access it by entering your social security number and name in the NPN Search tool (https://pdb.nipr.com/html/PacNpnSearch.html) via the National Insurance Producer Registry at www.nipr.com.

Question:

In Section 5, do I need to answer the questions both as an individual and an entity?

Answer:

If you are completing the PIF for yourself, as an individual, you only need to answer each question once

If the appointment you are requesting is for a Partnership, LLC, or Incorporated Entity, you, as an Officer, must answer the questions both for yourself personally and for the entity. There may be cases where the answers are different.

Question:

How do I find out my commission rate level to complete Section 10?

Answer

Your manager provides this information or you can contact Agent Services at 800 445.4254, option 2.

Question:

Why isn't the Final Expense Addendum incorporated into the PIF?

Answer:

The PIF is used to gather necessary producer profile information to contract with our company(ies). In addition to the PIF, each producer must return a signed copy of either the "Managing General Agent Contract," "General Agen

The Final Expense Addendum is an addendum to the Contract, not to the PIF.

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Aetna Health and Life Insurance Company American Continental Insurance Company Continental Life Insurance Company of Brentwood, Tennessee

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Aetna Companies

General Agent Contract

SECTION I - PARTIES	
This General Agent Contract (referred to as "Contra	act") is made by and between (select only those that apply)
☐ American Continental Insurance Compar	ny, its successor and/or assign (referred to as "Company" singularly or collectively) ny, its successor and/or assign (referred to as "Company" singularly or collectively) Brentwood, Tennessee, its successor and/or assign (referred to as "Company" singularly or collectively)
and you,	, and shall take effect on the date stated below. This Contract supersedes any prior contract(s) that of prior contract(s) that pertain to compensation, vesting, lien(s) and replacement of policies on business written

SECTION II - APPOINTMENT, TERRITORY AND RELATIONSHIP

- 1. The Company selected above appoints the person or entity named above as its General Agent (referred to as "GA") with the authority and obligations set forth in this Contract. GA hereby accepts such appointment and agrees to the terms and conditions of this Contract.
- 2. GA shall solicit only in the territory where the Company officially appoints said GA. GA does not have the exclusive right to represent Company in any territory. Company reserves the right to appoint other marketing general agents, general agents and agents to represent Company in any territory.
- 3. GA understands and agrees that it is an independent contractor, not an employee of Company. GA is free to use its independent judgment as to the persons from whom applications are solicited and the time, place and manner of solicitation. However, this does not excuse GA from its duty to comply with Company rules and with those governmental laws and regulations that apply to GA or Company. If training courses, sales methods and materials, office facilities or similar aids and services are extended or made available to the GA, it is agreed that the purpose and effect is not to give Company control of the GA's time or direction or control over the manner or means by which the GA shall conduct business, but only to assist the GA in such business and to comply with governmental laws and regulations.

SECTION III - AUTHORITY AND LIMITATIONS

- 4. Provided GA is properly licensed and appointed with Company, GA is authorized to solicit applications for insurance policies on the lives and health of people satisfactory to Company and to collect initial premium payments, but only through checks, drafts or money orders made payable to the applicable underwriting Company. GA agrees that all cash, checks or monies received by GA for or on behalf of Company shall be held by GA in trust for Company and shall be promptly submitted to Company in accordance with the Company's rules and practices.
- 5. GA is authorized to: (a) recommend licensed Agents or General Agents for appointment and assignment to GA. GA acknowledges and agrees that Company reserves the right to reassign, terminate, refuse to appoint, and/or contract with any such Agents or General Agents in Company's sole discretion. (b) recruit, train and supervise Agents and General Agents appointed by Company and assigned to GA (such Agents and General Agents are referred to as "Agency") to solicit applications for insurance policies on the lives and health of people satisfactory to Company.
- 6. GA's authority to represent Company is expressly limited to the terms of this Contract. By entering into this Contract and accepting Company's authorizations, GA agrees to the following:
 - (a) To be knowledgeable of, and comply with, all applicable licensing requirements, laws and regulations of the jurisdiction(s) in which GA operates; to ensure that Agency appointed under the terms of this contract comply with all applicable licensing requirements in the jurisdiction(s) in which they conduct business and to monitor their continued compliance of such laws by completing all required continuing education or other licensing requirements; and to notify Company immediately if any such license is terminated, suspended or revoked;
 - (b) To be knowledgeable of and comply with the rules, policies and procedures of Company, including but not limited to: market conduct standards, ethical guidelines, underwriting practices, application procedures, policy delivery procedures, licensing and appointment practices, client services and support responsibilities, and all other areas of conduct of Company as contained in rate manuals, field guides, authorized software, and other communications directed to GA from time to time by Company;
 - (c) To be competent and knowledgeable in the insurance products for which GA is authorized to solicit applications and in the consumer needs they are designed to address; to explain to clients and potential clients the terms and benefits of such insurance products for which GA solicits an application; and not to make untrue or misleading statements with respect to such insurance products;
 - (d) To accept the responsibility to ensure that sales of insurance products comply with all applicable federal, state and local laws, rules and regulations;
 - (e) To supervise and be responsible for its Agency, employees and others acting on GA's behalf and to indemnify Company for its losses resulting from the acts and omissions of its Agency, employees and others acting on the GA's behalf;
 - (f) That all applications submitted for Company insurance products are subject to acceptance or rejection by Company in its sole discretion, except when an application is correctly completed and received for an applicable open enrollment period or guaranteed issue situation;
 - (g) Not to: (i) extend the time for payment of any premium; (ii) quote premiums or rates other than specified or published by Company and; (iii) waive or modify any terms, conditions, or limitations of a policy issued by Company;
 - (h) Not to adjust or settle any claim or commit Company with respect to any claim;
 - (i) Not to offer, pay, or allow to be offered or paid, as an inducement to any proposed insured or applicant, a rebate of premiums, policy fees or any other inducement not specified in the insurance product, except as may be expressly allowed by law and in compliance with state rules and regulations;
 - (j) Not to directly or indirectly induce or attempt through any means to induce any policyholder of Company to cancel, lapse, fail to renew, or replace any policy issued by Company for the purpose of purchasing a replacement policy from an entity other than Company;

- (k) Not to directly or indirectly induce or attempt to induce any agents or employees of Company to terminate their relationship with Company;
- (I) To notify Company immediately if GA becomes aware of any consumer complaint, inquiry, investigation, litigation or other matter arising out of the sale of insurance products under this contract, and to assist Company in responding to or resolving such matter;
- (m) Not to publish, use or distribute any advertising, marketing or sales materials of any type referencing Company's or Aetna Inc.'s name, insurance products, logos or services or which are designed to solicit and/or sell Company's or Aetna Inc.'s insurance products without first obtaining our prior written approval to do so. This includes, but is not limited to, websites, illustrations and materials used at the point of sale or to generate leads;

SECTION IV - LIEN AND SET-OFF

7. GA agrees to grant Company a valid first lien on all commissions, service fees and any other compensation payable under this or any prior contract with Company as security for the payment of any and all debts or claims due or to become due to Company from the GA. Company may charge and set off any such amounts due from compensation payable. In addition, GA agrees to pay interest on any such outstanding indebtedness at the maximum rate of interest permitted by law. In the event of default on any debt or claim due or to become due to Company from the GA, the Company is authorized, without notice and without any judicial action, to foreclose its lien by crediting any or all of such commissions, service fees or other compensation, accrued or to accrue, toward the reduction of such debt or claim. The lien created hereby shall not be extinguished by termination of this Contract.

SECTION V - COMPENSATION

"Compensation" - means first year, renewal and override commissions and other forms of remuneration earned by GA in connection with the sale of Company's insurance products.

- 8. **Personal Production** Company will pay GA first year commissions and renewal commissions at the rates and for the policy years set forth on the Schedule of Commissions herein when the respective premiums on policies personally produced by GA are actually due and paid to the Company. If a policy personally produced by GA is lapsed for non-payment of premiums and is subsequently reinstated, except when through the direct efforts of the GA, the payment of future Compensation shall be governed by the Company's then current rules and practices.
- 9. **Agency Production** GA shall receive first year override commissions and renewal override commissions on the business produced by Agency while this contract is in force. Such first year override and renewal override commissions shall be for GA's services in recruiting, training and supervising the members of Agency and shall be at the rates shown in the Schedule of Commissions herein, subject to the following provisions:
 - (a) First year override commissions and renewal override commissions shall be equal to the difference (if any), at the time each policy is issued, between the commissions provided in the Schedule of Commissions herein and the total Compensation provided in the contracts of the members of Agency.
 - (b) Upon termination of any contracts of members of Agency, any Compensation that is no longer payable pursuant to the members' contracts shall not be used to increase the Compensation payable to GA.
 - (c) Where Company pays all of the first year and renewal commissions directly to GA on business produced by members of the Agency, GA agrees to accept full responsibility and liability for prompt and full payment of all such commissions to GA's Agents pursuant to the terms of GA's separate agreement with such Agents. In addition, GA agrees to keep appropriate commission accounting records and to send commission statements to such Agents. If a member of the Agency is terminated for cause, Company may terminate payment of future Compensation to GA on business produced by said member.
- 10. The Company shall mail to the last known address of GA as reflected on Company records a statement showing Compensation and deductions made within the monthly accounting period or at such other accounting period as determined by Company. Each statement is deemed to be correct and accurate unless objection is made in writing within thirty (30) days of the date of the statement. If the net Compensation payable in any accounting period is less than twenty-five dollars (\$25), then payment will be deferred until accrued Compensation exceeds twenty-five dollars (\$25).
- 11. Any rule or policy of Company regarding issues such as payment of Compensation, replacement of policies, conversions or underwriting requirements, in effect at the time the Compensation is earned, may affect the Compensation paid to GA and may reduce the Compensation otherwise payable pursuant to the Commission Schedules. In addition, all Compensation payable is subject to adjustment due to limitations and/or restrictions imposed by any applicable laws or regulations.
- 12. GA agrees to repay Company, by charge back or direct payment, the amount of Compensation previously paid to GA if, for any reason and at any time during or after the term of this Contract, Company refunds any premium or other monies paid on any sale made by GA under this Contract. Examples of such circumstances may include but not be limited to: returns during free look or extended free look periods, waiver of premium, premature surrender or termination of a policy, Compensation is unearned, or Compensation was paid in error. Commissions will not be paid on interim term premiums, premiums waived, premiums increased, or premiums paid in advance (except as they are applied toward payment of the current premium).

SECTION VI - TERMINATION

- 13. Except where a longer notice period is required by law, either party for any reason and without cause may terminate this Contract by giving the other party at least fifteen (15) days prior written notice, such notice to be delivered either personally, by first-class U.S. Mail or by a nationally recognized overnight courier to the party's last known address.
- 14. This Contract may be terminated immediately for cause without prior notice. For purposes of this Contract, "cause" shall include, but not be limited to, the following acts by GA:
 - (a) A violation of any of the material terms or provisions contained in this Contract including, but not limited to, Paragraph 6 hereof;
 - (b) Fraudulent, dishonest or illegal act adversely affecting the Company;
 - (c) Withholding or misappropriating funds belonging to the Company, its policyholders or applicants for any reason;
 - (d) Voluntarily surrendering or agreeing to the temporary suspension of GA's license after being cited for misconduct by any governmental authority exercising jurisdiction over GA;
 - (e) Willful violation of the laws, rules or regulations of any jurisdiction or any governmental authority exercising jurisdiction over GA; or
 - (f) Willful violation of any provisions of the HIPAA Producer Conduct Rule.
- 15. If Company believes it may have the right to terminate this Contract for cause, the Company can notify GA that it is suspending this Contract while it investigates whether cause for termination exists. This suspension can be imposed in place of terminating the Contract in order to provide time for determining the facts. Until a suspension is withdrawn by Company, it has the same effect on GA's rights to compensation and authority to represent Company hereunder

as does termination. Company will notify GA whether the suspension is to be withdrawn or the Contract is to be terminated for cause. If the suspension is withdrawn, all accumulated compensation will be paid to the GA. No interest shall be payable on any compensation withheld under this Paragraph and subsequently paid. If the Contract is terminated, the termination shall take effect as of the date GA was sent the notice of suspension, and no further compensation shall be due or payable hereunder for any reason after the date of termination.

- 16. This Contract terminates automatically in the event:
 - (a) Of GA's death, if GA is a natural person; or
 - (b) Any license or registration GA is required to maintain under the terms of this Contract is canceled, revoked or not renewed; or
 - (c) If GA is a corporation, limited liability company or partnership, GA is dissolved, or ceases to exist.

SECTION VII - VESTED COMPENSATION

- 17. Compensation due and payable to GA will be fully vested and payable to GA after termination of this Contract subject to the following provisions:
 - (a) If such termination is for any cause other than GA's death or GA's violation of any of the terms or provisions of this contract, GA will receive first year commission, first year override commission, renewal commission, and renewal override commission as provided in Paragraphs 8 and 9 hereof.
 - (b) If such termination is due to the death of the GA, the first year commission, first year override commission, renewal commission and renewal override commission as provided in Paragraphs 8 and 9 hereof, unless assigned, will be paid to the surviving spouse. Otherwise the commission will be paid to the executors, administrators or assigns of GA.
 - (c) If GA is terminated for "cause", in accordance with Paragraph 14, at, before or after such termination, all Compensation due or to accrue to the GA under this Contract and Schedule of Commissions or any previous contract and Schedule of Commissions between GA and Company shall be forfeited to Company. Forfeited Compensation will not be applied to offset any indebtedness owed by GA to Company.
 - (d) No Compensation shall be payable after such termination except as provided in this Paragraph 17, and all Compensation otherwise payable hereunder shall be subject to the lien established in Paragraph 7 and to any assignments by GA.
 - (e) If after termination of this contract the net Compensation paid to GA in a calendar year is an amount less than Three Hundred Dollars (\$300), then Company's obligation to pay Compensation in all subsequent years will terminate.

SECTION VIII - RECORDS AND SUPPLIES

18. GA shall keep correct accounts and records of all business transacted and money collected for Company, which accounts and records shall be open at all times to inspection and examination by Company's authorized representatives. All accounts, records, rate books, application forms, advertising materials, Company literature or any other supplies furnished GA by Company are the property of Company and shall be returned to Company immediately upon termination of this Contract at GA's expense.

SECTION IX - RESERVED RIGHTS OF COMPANY

- 19. Company may exercise at any time, in its sole discretion, the following rights:
 - (a) To change, amend or adopt rules and practices from time to time establishing
 - [i] First year commissions and renewal commissions for all policies, whether or not listed in the Schedule of Commissions, including but not limited to, changing, withdrawing, amending or altering such Schedule of Commissions;
 - [ii] Commissions on any new policy, which in the judgment of Company is a changed policy, taking the place of a terminated policy issued by Company;
 - [iii] Commissions on conversions;
 - [iv] Commissions on reinstated policies.
 - (b) To withdraw the future issuance of any policy;
 - (c) To withdraw from any territory;
 - (d) To modify or change its premium rates;
 - (e) To adopt rules and practices from time to time relating to any matter not otherwise provided in this Contract.

SECTION X - WAIVER

20. No act of forbearance on the part of the Company to enforce any of the provisions of this Contract shall be construed as a modification of this Contract, nor shall the failure of either party to exercise any right or privilege herein granted be considered as a waiver of such right or privilege.

SECTION XI - ASSIGNMENT

21. The GA shall not assign this Contract or any compensation payable hereunder without the prior written consent of the President of the Company.

SECTION XII - MODIFICATION OR AMENDMENT

22. Any modification or amendment of this Contract must be in writing and properly executed by GA and the President of Company.

SECTION XIII - LAW, JURISDICTION AND VENUE

23. This Contract shall be governed and construed pursuant to the laws of the State of Tennessee. Any action, suit or proceeding between the parties to this Contract, whether or not such action arises from this Contract, shall be filed in the state courts or federal courts respectively located in Williamson County and Davidson County, Tennessee. The Tennessee courts (state and federal), only, will have jurisdiction over any controversies regarding this Contract, and the parties hereto consent to the jurisdiction of said courts and said courts shall be the proper forums, solely and exclusively, for adjudication of any matters regarding or relating to this Contract or any matter between the parties. The parties agree to waive their rights to a trial by jury in any action, suit or proceeding that may arise under this Contract or that may arise for any reason between the parties.

SECTION XIV - SOLE AGREEMENT

24. This Contract, including all exhibits, Producer Conduct Rule and Schedule of Commissions as may be attached and incorporated herein by reference, constitute

CGFLP01592 Page **3** of 4 040813

the entire agreement between the parties with respect to the subject matter hereof, both oral and written. This Contract may only be amended in writing signed by both parties, including the President of this Company, except as amended by the Company itself, pursuant to Paragraph 19 of this Contract. There are no oral or written collateral representations, agreements or understandings between or by the parties except as provided in this Contract. The parties understand and agree that after the Contract has been executed, the Company shall destroy the original and the parties shall thereafter rely upon true and correct copies thereof, which shall serve the same purposes as the original.

SECTION XV - SAVINGS CLAUSE

25. If any provision of this Contract shall be contrary to the laws of the particular state, country or jurisdiction where used, such contrary provision shall not entirely invalidate this Contract, and this Contract shall be construed as not containing the particular provision held to be invalid in such state, country or jurisdiction and the rights and obligations of the GA and the Company shall be construed and enforced in such a manner as nearly as possible to effect the intent and purposes of the Contract.

SECTION XVI - SURVIVAL PROVISIONS

26. All provisions of this Contract which show by their intent, or which may be reasonably implied by their context, to survive the termination of this Contract, shall be so construed, and the parties shall liberally construe the survival of all provisions contained within this Contract.

SECTION XVII - PRIVACY AND NONDISCLOSURE OF FINANCIAL AND HEALTH INFORMATION

27. The parties hereby acknowledge that their relationship under this Contract may invoke some of the obligations and duties under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"). Therefore, the party receiving the Confidential Information shall be solely responsible for maintaining the security of such Confidential Information and for complying with that party's respective obligations and duties under HIPAA. The "Producer Conduct Rule" establishes GA's obligations under HIPAA and GA acknowledges receipt of the Producer Conduct Rule, which is fully incorporated herein by reference.

SECTION XVIII - INDEMNIFICATION

Date Signed

28. GA agrees to indemnify and hold Company harmless from any and all expenses, reasonable attorney fees, costs, causes of action and damages resulting from and in consequence of the negligence, recklessness or intentional misconduct of GA or others acting for or on behalf of GA, including Agents and General Agents, including, but not limited to, failure to comply with the provisions of this Contract. GA shall defend any such claim, action, suit, or proceeding which may be brought against Company and all expenses, costs and attorney fees incurred in connection therewith shall be paid by GA. Company agrees to indemnify and hold GA harmless from any and all expenses, reasonable attorney fees, costs, causes of action and damages resulting from and in consequence of the negligence, recklessness or intentional misconduct of Company or its employees. The provisions of this section shall survive the termination of this Contract.

HOME OFFICE USE ONLY	EFFECTIVE DATE This Contract shall take effect as of	·
IN WITNESS WHEREOF, GA and Compan	ny have entered into this agreement through their duly authorized representatives on the date	es set forth below.

Aetna Health and Life Insurance Company By: Title: Chief Marketing Officer Date Signed:	Agent - Signature By: Title: Date Signed:			
American Continental Insurance Company	Continental Life Insurance Company of Brentwood, Tennessee			
By: Title:Chief Marketing Officer	Title: Chief Marketing Officer			
Date Signed:	Date Signed:			

COMPLETE IF GA IS INCORPORATED OR LIMITED LIABILITY COMPANY

FOR AND IN CONSIDERATION OF Company's execution of this Contract and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned agrees to be personally bound by all of the terms and obligations of Contract and does hereby personally guarantee the performance of all provisions and obligations of the GA in this Contract.

×		
Personal Signature		

CGFLP01592 Page **4** of 4 040813



Aetna Health and Life Insurance Company

American Continental Insurance Company

Continental Life Insurance Company of Brentwood, Tennessee

Aetna Companies

Tel: 800-485-0096 Fax: 866-5394282

Commission Advance Addendum

from Aetna Health and Life Insurance Company (AHLIC),
American Continental Insurance Company (ACI), and
Continental Life Insurance Company of Brentwood, Tennessee (CLI)

Page 1 of 3

- Please fill in all appropriate information and sign where necessary.
- Please print clearly using blue or black ink.
- If completing electronically, fill in all blue highlighted areas. When complete, print form, sign, and return.
- Keep a copy of this form for your records.
- This is an addendum to the contract. A contract is required with each legal entity for which
 you wish to sell.

1. Financing Agreement

The Producer requests commission advancing.

If approved by the Company, advancing will apply to all policies issued under the applicable Company Contract; except that (a) policies issued on the agent and the agent's immediate family members or (b) reissued policies do not qualify for advancing under this Addendum.

This Financing Agreement is not effective until it has been approved in writing by Company and Producer shall have executed a Note and Security Agreement and this Financing Agreement in a form satisfactory to Company. Moreover, Company shall have the right to discontinue advancing at any time without prior notice and for any reason, which shall include, without limitation, a Producer's existing debit balance, low production, poor business persistency or bankruptcy filing.

Company and the undersigned Producer agree that loans hereunder shall be secured by a Note and Security Agreement executed by the undersigned Producer, to which reference is made.

It is expressly understood and agreed that all payments made to the Producer under this Financing Agreement shall at all times be considered as loans, fully secured under the terms of said Note and Security Agreement, and that such Note shall be repayable upon demand regardless of whether or not the undersigned has any commissions earned, payable or to be payable. The undersigned hereby agrees to pay and be responsible for any and all loans to: 1) the undersigned; 2) the undersigned's Agency; and, 3) agents assigned to Producer ("Agency Members") for which Producer is responsible under Producer's contract with Company, or under Financing Agreements entered into by Company and such Agency Members.

Producer expressly acknowledges that Company makes no representation to Producer that it will lend, now or in the future, any money to Producer. Producer acknowledges that any expense Producer incurs in the development of any business will not be in reliance upon loans to be made by Company in the future and, to the extent that Producer develops business in expectation of future loans, such development will be at Producer's sole risk. In order to avoid any misunderstanding in the future, the parties agree that they may not amend the foregoing provisions unless such modification is reduced to writing and signed by each of the parties.

2. Note and Security Agreement

For value received, the undersigned Producer and personal guarantor, if applicable, jointly and severally, promise to pay on demand by and to the order of Aetna Health and Life Insurance Company and/or American Continental Insurance Company and/or Continental Life Insurance Company of Brentwood, Tennessee (hereafter collectively called "Company"), the principal sum of all indebtedness resulting from loans to Producer in accordance with the Company Financing Agreement and any remuneration, special advances, fees, charge backs, dues, interest or any other charges to Producer's accounts (herein collectively called "debit balance") which Producer agrees may be used to establish the amount of indebtedness hereunder. Furthermore, Producer agrees to pay all indebtedness incurred by agents assigned to Producer ("Agency Members") for which Producer is responsible under Producer's contract with Company, or under Financing Agreements entered into by Company and such Agency Members, if such indebtedness is not satisfied within thirty days of such Agency Member's termination or upon thirty days written notice by Company. Upon thirty days written notice or upon notice of termination of Producer's contract for any reason, parties acknowledging below agree to immediately pay Producer's debit balance, in full, in cash or by cashier's check payable to Company.

Commission Advance Addendum

Page 2 of 3

2. Note and Security Agreement (continued)

The Producer agrees that an account will be maintained in Producer's name by Company, and that pursuant to Producer's contract with Company, all amounts advanced or charged to Producer are indebtedness under this Note and bear interest as provided herein. Producer hereby agrees and consents to the assignment of this Note and Security Agreement to any bank and/or any third party assignee. Producer hereby authorizes Company to apply earned commissions under Producer's contract with Company to this debit balance account until such time that actual earnings exceed the amounts loaned plus other amounts for which Producer may be responsible.

To assure that debit balances hereunder will be repaid, Producer hereby assigns, transfers and conveys to Company a first lien upon the following: any commissions, service fees, bonuses or other compensation payable to Producer by Company or by any Company affiliates; and all credits and value from property held in Producer's name by Company or its affiliates. By execution hereof, Producer assigns to Company all of the above which will be security for indebtedness hereunder. Upon default the holder hereof shall have all rights and remedies of a secured party under applicable provisions of the Tennessee Uniform Commercial Code or other provisions of applicable law.

The current interest rate on this Note shall be 1% per month on unpaid balance of Producer's account or the maximum legal rate under applicable law, whichever is less. Notwithstanding anything to the contrary, Producer shall not be required to pay more interest for any period than the maximum legal rate permissible under applicable law.

This Note and Security Agreement ("Agreement") shall survive the termination of all contractual relationships between Producer and Company. Producer further agrees that in the event it becomes necessary to enforce payment of this Agreement through legal action, Producer will also pay the responsible attorneys' fees and court costs incurred by Company or its affiliates in enforcing this Agreement. All amounts due hereunder shall be payable at the Company office, and since this Agreement is partly to be performed in Tennessee, suit may be brought hereunder in Williamson County, Tennessee.

All parties hereto severally waive presentment for payment, notice of dishonor, protest and notice of protest.

3. Disclosure of intent to obtain consumer reports

This is to advise you that Aetna Inc. and its affiliates may obtain one or more consumer reports with respect to establishing your eligibility for commission advancing, employment, appointment, promotion, reassignment, and/or retention as an employee, agent, and/or representative of Aetna Inc., or one or more of its affiliates. If requested, the report will be obtained from the investigative consumer reporting agencies named below:

Business Information Group, Inc., P.O. Box 541, Southampton, PA 18966, phone 800 260.1680 Equifax Credit Information Services, Inc., P.O. Box 740241, Atlanta, GA 30374, phone 800 685.1111

If a consumer report is obtained and you reside in a state with a legal requirement to provide a free copy of the consumer report upon request, we will automatically instruct the consumer reporting agency to send you a copy of the report at no charge. The report may contain information regarding your character, general reputation, personal characteristics and mode of living. The nature and scope of the report is: financial and credit history, criminal records search, licensing and disciplinary action history, and employment history verification.

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Commission Advance Addendum

Page 3 of 3

4. Acknowledgement						
Complete and return to:	Type of contract Select one					
1	 ○ General Agent ○ Managing General Agent 					
Fax: 866-539-4282	Producer Name of entity	or individual	_			
	•					
You will be charged interest for advances received at the rate of 1%	Entity Select one or more	?				
per month or the maximum legal	 Aetna Health and Life Insurance Company (AHLIC) All policy premium modes and direct bill 					
rate, whichever is less. Refer to Section 2 for details.	American Continental					
	All policy premium n					
	○ Continental Life Insura			essee (CLI)		
	 Policies on monthly 					
	Advance period					
		6 months	9 months	12 months		
	Issued policies:					
	Medicare Supplement	0	0	0		
	Health Insurance	O	0	0		
	The Producer named above:					
	 Requests commission advancing as indicated above. 					
	Agrees to the Terms of this Addendum.					
	 Authorizes Aetna Inc. and its affiliates to procure one or more consumer reports and to share the information obtained therefrom with each other with respect to establishing my eligibility for commission advancing, employment, appointment, promotion, reassignment, and/or retention as an employee, agent, and/or representative of Aetna Inc., or one or more of its affiliates. 					
	 If Producer is incorporated or is a limited liability company: For and in consideration of Company's advancing commissions and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned agrees to be personally bound by all of the terms and obligations of this Financing Agreement and Note and Security Agreement and does hereby personally guarantee the performance of all provisions and obligations of the Producer hereunder. 					
The parties accept full responsibility and are held liable for all debts	Corporation			Dat	e e	
incurred from this Commission						
Advance Addendum to the producer's	Producer's signature Title			е		
contract.	Y					
Officer title is required if Producer	General Agent's/Managing General Agent's signature					
is incorporated or is a limited liability company.						
	Steve Johnson GNW0021269 00036260					
	Home office use only.					
	Company approval					
	Signature of authorized official Date					
	Date					
	X					

CGFLP01596 022613



American Continental Insurance Company Continental Life Insurance Company of Brentwood, Tennessee

Aetna Companies

Tel: 800-485-0096 Fax: 866-539-4282

Contract Addendum Final Expense Life Insurance

from American Continental Insurance Company (ACI) and Continental Life Insurance Company of Brentwood, Tennessee (CLI)

Page 1 of 3

This Addendum is required for all Producers who have a Marketing General Agent, General Agent, or Agent contract with American Continental Insurance Company and/or Continental Life Insurance Company of Brentwood, Tennessee (hereafter collectively called, "Company") and who wish to be approved to sell the Company's Final Expense products.

1. Request for approval to sell Final Expense

This is an addendum to the contract. A contract is required with each legal entity for which you wish to sell Final Expense.

The Producer named in Section 5 requests approval to sell the Company's Final Expense product under the terms of the applicable Company contract which this Addendum pertains and acknowledges that such approval is contingent upon the Producer either executing the Financing Agreement, and the Note and Security Agreement in Sections 2 and 3, or by selecting "no" to commission advancing in Section 5 and upon the Company's written authorization.

2. Financing Agreement

Section 2 is only applicable if Producer chooses to request commission advancing in Section 5. The Producer requests approval to sell the Company's Final Expense and further requests commission advancing.

If approved by the Company, advancing will apply to all Final Expense policies issued under the applicable Company Contract; except that (a) policies issued on the agent and the agent's immediate family members or (b) reissued policies do not qualify for advancing under this Addendum.

This Financing Agreement is not effective until it has been approved in writing by Company and Producer shall have executed a Note and Security Agreement and this Financing Agreement in a form satisfactory to Company. Moreover, Company shall have the right to discontinue advancing at any time without prior notice and for any reason, which shall include, without limitation, a Producer's existing debit balance, low production, poor business persistency or bankruptcy filing.

Company and the undersigned Producer agree that loans hereunder shall be secured by a Note and Security Agreement executed by the undersigned Producer, to which reference is made.

It is expressly understood and agreed that all payments made to the Producer under this Financing Agreement shall at all times be considered as loans, fully secured under the terms of said Note and Security Agreement, and that such Note shall be repayable upon demand regardless of whether or not the undersigned has any commissions earned, payable or to be payable. The undersigned hereby agrees to pay and be responsible for any and all loans to: 1) the undersigned; 2) the undersigned's Agency; and, 3) agents assigned to Producer ("Agency Members") for which Producer is responsible under Producer's contract with Company, or under Financing Agreements entered into by Company and such Agency Members.

Producer expressly acknowledges that Company makes no representation to Producer that it will lend, now or in the future, any money to Producer. Producer acknowledges that any expense Producer incurs in the development of any business will not be in reliance upon loans to be made by Company in the future and, to the extent that Producer develops business in expectation of future loans, such development will be at Producer's sole risk. In order to avoid any misunderstanding in the future, the parties agree that they may not amend the foregoing provisions unless such modification is reduced to writing and signed by each of the parties and that in the event of conflict between this Agreement or the Note and Security Agreement and any other contract between the parties, terms in this Financing Agreement shall prevail, or, where applicable, terms in the Note and Security Agreement shall prevail.

Page 2 of 3

3. Note and Security Agreement

For value received, the undersigned Producer and personal quarantor, if applicable, jointly and severally, promise to pay on demand by and to the order of American Continental Insurance Company and/or Continental Life Insurance Company of Brentwood, Tennessee (hereafter collectively called "Company"), the principal sum of all indebtedness resulting from loans to Producer in accordance with the Company Final Expense Financing Agreement and any remuneration, special advances, fees, charge backs, dues, interest or any other charges to Producer's accounts (herein collectively called "debit balance") which Producer agrees may be used to establish the amount of indebtedness hereunder. Furthermore, Producer agrees to pay all indebtedness incurred by agents assigned to Producer ("Agency Members") for which Producer is responsible under Producer's contract with Company, or under Financing Agreements entered into by Company and such Agency Members, if such indebtedness is not satisfied within thirty days of such Agency Member's termination or upon thirty days written notice by Company. Upon thirty days written notice or upon notice of termination of Producer's contract for any reason, parties acknowledging below agree to immediately pay Producer's debit balance, in full, in cash or by cashier's check payable to Company.

The Producer agrees that an account will be maintained in Producer's name by Company, and that pursuant to Producer's contract with Company, all amounts advanced or charged to Producer are indebtedness under this Note and bear interest as provided herein. Producer hereby agrees and consents to the assignment of this Note and Security Agreement to any bank and/or any third party assignee. Producer hereby authorizes Company to apply earned commissions under Producer's contract with Company to this debit balance account until such time that actual earnings exceed the amounts loaned plus other amounts for which Producer may be responsible.

To assure that debit balances hereunder will be repaid, Producer hereby assigns, transfers and conveys to Company a first lien upon the following: any commissions, service fees, bonuses or other compensation payable to Producer by Company or by any Company affiliates; and all credits and value from property held in Producer's name by Company or its affiliates. By execution hereof, Producer assigns to Company all of the above which will be security for indebtedness hereunder. Upon default the holder hereof shall have all rights and remedies of a secured party under applicable provisions of the Tennessee Uniform Commercial Code or other provisions of applicable law.

The current interest rate on this Note shall be 1% per month on unpaid balance of Producer's account or the maximum legal rate under applicable law, whichever is less. Notwithstanding anything to the contrary, Producer shall not be required to pay more interest for any period than the maximum legal rate permissible under applicable law.

This Note and Security Agreement ("Agreement") shall survive the termination of all contractual relationships between Producer and Company. Producer further agrees that in the event it becomes necessary to enforce payment of this Agreement through legal action, Producer will also pay the responsible attorneys' fees and court costs incurred by Company or its affiliates in enforcing this Agreement. All amounts due hereunder shall be payable at the Company office, and since this Agreement is partly to be performed in Tennessee, suit may be brought hereunder in Williamson County, Tennessee.

All parties hereto severally waive presentment for payment, notice of dishonor, protest and notice of protest.

4. Disclosure of intent to obtain consumer reports

This is to advise you that Aetna Inc. and its affiliates may obtain one or more consumer reports with respect to establishing your eligibility for commission advancing, employment, appointment, promotion, reassignment, and/or retention as an employee, agent, and/or representative of Aetna Inc., or one or more of its affiliates. If requested, the report will be obtained from the investigative consumer reporting agencies named below:

Business Information Group, Inc., P.O. Box 541, Southampton, PA 18966, phone 800 260.1680 Equifax Credit Information Services, Inc., P.O. Box 740241, Atlanta, GA 30374, phone 800 685.1111

If a consumer report is obtained and you reside in a state with a legal requirement to provide a free copy of the consumer report upon request, we will automatically instruct the consumer reporting agency to send you a copy of the report at no charge. The report may contain information regarding your character, general reputation, personal characteristics and mode of living. The nature and scope of the report is: financial and credit history, criminal records search, licensing and disciplinary action history, and employment history verification.

Contract Addendum

Page 2 of 3

Complete and return to:	Producer Name of entity or individual		Date	Date		
Fax: 866-539-4282	Email address	•				
If LOA, do not complete commission advancing.	LOA only	○ Yes	○ No			
You will be charged interest for advances received at the rate of 1% per month or the maximum legal rate, whichever is less. Refer to Section 3 for details.		amed above requ ne: 0 6 month	uests commission advan n commission advan n commission advan	cing	○ Yes	○ No
	The Producer named above: • Requests approval to sell the Company's Final Expense product.					
Approval is required by the Company before a Producer can sell Company's Final Expense or receive advancing. Advancing will not apply to policies issued prior to the Company approval date. Approval to market the Final Expense product will be emailed. The parties accept full	 Does/doe Agrees to Authorize informatic commissi an emplor If Produce For and in considera agrees to and Note 	s not request co the Terms of the s Aetna Inc. and on obtained ther on advancing, er wee, agent, and/ or is incorporate consideration of tion, the receipt be personally be and Security Ag	mmission advancing is Addendum. I its affiliates to proferom with each other properties of the proferor or representative of the company's advance and sufficiency of wound by all of the teles.	g as indicated above. cure one or more consumer ner with respect to establisment, promotion, reassignment, Aetna Inc., or one or more fility company: ing commissions and other which is hereby acknowledgems and obligations of this Fereby personally guarantee	shing my eligibilithent, and/or reter of its affiliates. good and valuabled, the undersign financing Agreem	y for ntion as e ed eed
responsibility and are held liable for all debts incurred from this Commission Advance Addendum	Producer's sign	ature		Title		
to the producer's contract. Officer title is required if Producer is incorporated or is a limited liability company.	X		neral Agent's signat	ure		
	Steve Johnson GNW0021269 Home office use only.					
	Company app	·				
		thorized official		Date •		
		arketing Final Ex	xpense?		○ Yes	○ No

ACIFE01590 082712



American Continental Insurance Company Continental Life Insurance Company of Brentwood, Tennessee

Aetna Companies

800 Crescent Centre Dr. Suite 200 Franklin, TN 37067

Final Expense Insurance Hierarchy

from American Continental Insurance Company (ACI) and/or Continental Life Insurance Company of Brentwood, Tennessee (CLI)

Page 1 of 1

- This form should be submitted with the Contract Addendum for Final Expense Life Insurance.
- Submit all completed forms to AETSSIContracting Aetna.com or fax 866 618.4993.

The form # can be found in the bottom left corner of the Commission Schedule	Commissions paid to (producer name or company name)	Writing code	Commission schedule (form#)
documentation. If agent is licensed only, use "LOA" in lieu of form #.	Writing Agent		
If the agent is not yet appointed, leave the writing code blank.	Intermediary •		
List hierarchy on the intermediary lines.	Intermediary •		•
	Intermediary •	•	
	Intermediary •	•	
	Intermediary •	-	
	Intermediary •	-	
	Intermediary •	•	•
	Managing General Agent - Steve Johnson	· GNW0021269	•

This form was completed by

Name	Phone	Date
 The Insurance Group 	• 800-460-5567	