INDIVIDUAL LIFE INSURANCE APPLICATION PACKET - INSTRUCTIONS

The forms listed on page 1 are required on all cases submitted. All forms must be dated on or before the application signed date.

FORM NUMBER	FORM NAME	INSTRUCTIONS
PL-DIP	Description of Information Practices	This notice MUST be given to the Proposed Insured on all cases submitted.
		Protective Life can only accept or service an application from an applicant who speaks English or Spanish. Spanish speaking applicants must go through our TeleLife process.
ICC21-400R	Individual Life Insurance Application	Complete each question in the Application for Insurance. If completing by hand, please use a pen with black ink.
		If applying for any riders see instructions for Rider Worksheet on Page 2.
ICC14-PL701	Supplement to Life Insurance Application (STOLI)	Must complete on all cases being submitted.
	Authorization to Obtain and Disclose	Must complete on all cases being submitted.
ICC21-HIPAA3	Authorization to Obtain and Disclose Information (HIPAA)	Leave a copy of this form with the applicant. Signature and date is required.
	Summary Disclosure Statement for	Must complete on all cases submitted.
L628-TiD1	Accelerated Death Benefit	Leave a copy of this form with the applicant.
PLX-408	Broker/Representative Report	The correct Broker/Representative PLICO Contract Number must be included in order to ensure commissions are paid correctly. Include Split Share Percentage.
ICC13-406A	Continuation of Information	Use this form if additional space is needed for information.
U-461 and U-462	Notice and Consent Form for AIDS	Must complete on all cases submitted.
	(HIV) Testing	Leave a copy of this form with the applicant.
PLX-588	Life Insurance Illustration	Only required for illustrated UL products when an illustration is not obtained.
	Certification & Acknowledgement	Illustrations are required prior to issue.

NOT FOR USE WITH VARIABLE UNIVERSAL LIFE PRODUCTS

FORM NUMBER	FORM NAME	INSTRUCTIONS			
		If applying for any additional benefits or riders, the Rider Worksheet must be completed. In addition, the following riders require these supplementa application forms, which can be found online a MyProtective.com forms site.			
		Leave a copy of each form with the applicant.			
ICC20-403R	Rider Worksheet	If applying for the Children's Term Rider, complete form number ICC17-404R.			
10020-4031		If applying for the Chronic Illness Accelerated Death Benefit Rider, provide the applicant with the L652-DSC Disclosure form. The medical examiner will need to complete the Supplemental Underwriting Application form number ICC13-P226.			
		If applying for the Pre-determined Death Benefit Payout Endorsement (IPO), complete form number ICC18-437R.			
Pt-104 Pre-Authorized Withdrawal Agreement		Use in cases where the applicant elects to have premium payments drafted from a bank account.			
PL-CR	Conditional Receipt Agreement	If payment is submitted with the application, must complete and sign the Conditional Receipt Agreement.			
		Leave a copy of this form with the applicant.			
	Assistant and Transform of Osmanakia	Must complete on 1035 Exchange/Transfer cases.			
F-LAD-277	Assignment/Transfer of Ownership (Section 1035 Exchange)	Leave a copy of this form with the owner. Send the Original to the Home Office.			
ICC20-405R	Confidential Financial Statement	To be signed by the Proposed Insured if Face Amount is \$5,000,001 or greater (for Proposed Insured(s) age 0-70) and \$3,000,001 or greater (for Proposed Insured(s) age 71 and older) or at the discretion of underwriting.			
ICC12-402	Part 1A Supplemental Application (Medical Declarations)	If the Proposed Insured is NOT being examined, this form must be completed.			

E-mail Address: <u>NBApps@protective.com</u>

If e-mailing the application, you do not need to send the original application. However, we will need the original 1035 paperwork and assignment forms (if applicable).

Mailing Addresses:

<u> Home Office – Regular Mail</u>

Protective Life Insurance Company ATTN: New Business P.O. Box 830619 Birmingham, Alabama 35283-0619 Telephone: (800) 366-9378 Fax: (205) 268-5807

Home Office – Overnight Mail

Protective Life Insurance Company ATTN: New Business 2801 Highway 280 South Birmingham, Alabama 35223 Telephone: (800) 366-9378 Fax: (205) 268-5807

DESCRIPTION OF INFORMATION PRACTICES

(Including MIB, LLC Notice and Fair Credit Reporting Act Notice)

DISCLOSURE OF INFORMATION

In considering your application for insurance, information from various sources must be considered. These include the results of your physical examination, if required, and any reports Protective Life may receive from doctors and hospitals who have attended you.

Information regarding your insurability will be treated as confidential. Protective Life, or its reinsurers, may, however, make a brief report of any personal health information thereon to the MIB, LLC ("MIB"), which operates an information exchange on behalf of insurance companies that are members of MIB Group, Inc. 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 about you in its file.

Upon receipt of a request from you MIB will arrange disclosure of any information in your file. Please contact MIB at 866-692-6901 or go to its website at <u>www.mib.com</u> to request disclosure online. If you question the accuracy of the 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, Massachusetts 02184-8734.

Protective Life, or its reinsurers, may also release information from 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 <u>www.mib.com</u>.

INVESTIGATIVE CONSUMER REPORT

Furthermore, as part of our procedures for processing your insurance application, an investigative consumer report may be prepared by one or more of the commercial agencies offering this service whereby information is obtained through personal interviews with your neighbors, friends, or others with whom you are acquainted. This inquiry includes information as to your insurance risk score, character, general reputation, personal characteristics or behavioral and lifestyle factors, except as may be related directly or indirectly to your sexual orientation. You have the right to be personally interviewed if we order an investigative consumer report. You also have the right to receive a copy of the report by making a written request to Protective Life, within a reasonable period of time, to receive additional detailed information about the nature and scope of this investigation.

YOU CAN REVIEW AND CORRECT YOUR INFORMATION

As a general practice, we will not disclose personal or privileged information about you to anyone else without your consent, unless a legitimate business need exists or disclosure is required or permitted by law. You are entitled, upon request, to receive a more detailed statement of our information practices. You also have the right to access the personal information about you that we have in our records. You may see a copy of the information, or we will send it to you, whichever you prefer. You also have the right to request correction of personal information we may have about you which you think is wrong. To exercise these rights, please write to us at the address appearing at the end of this notice.

Ask our agent/producer for assistance or call or write us at Protective Life Insurance Company, Attention: New Business, P.O. Box 830619, Birmingham, Alabama 35283-0619. Telephone: 800-366-9378

THIS NOTICE MUST BE GIVEN TO THE PROPOSED INSURED

AGENT/PRODUCER COMPENSATION DISCLOSURE

Agents/Producers receive compensation from an insurer or third party, which may differ depending upon the product or insurer. Additional compensation may be received by the Agent/Producer based on other factors including premium volume placed with the company and loss or claim experience.

PROTECTIVE LIFE INSURANCE COMPANY P.O. BOX 830619 • BIRMINGHAM, ALABAMA 35283-0619

INDIVIDUAL LIFE INSURANCE APPLICATION

SECTION I: INSURED AND OWNER INFORMATION

1. PROPOSED INSURED

Home Phone Name (First, Middle, Last) Gender Work Phone Date of Birth Cell Phone **Birth State** Address 1 (Street or P.O. Box Number) Marital Status Address 2 (City, State, Zip Code) Driver's License Number and State Number of Years at Address Social Security Number Email Address 2. SURVIVORSHIP PRODUCTS ONLY (Provide Proposed Insured 2 Name and Date of Birth below. An additional application must be completed for the Proposed Insured 2.) Proposed Insured 2 Name Proposed Insured 2 Date of Birth 3. EMPLOYMENT INFORMATION Number of Years with Employer Employer's Name Annual Income Address 1 (Street or P.O. Box Number) Address 2 (City, State, Zip Code) Spouse/Domestic Partner Annual Income Net Worth Occupation 4. OWNER (If other than Proposed Insured, must complete information below. If Trust, include Name and Date of Trust.) Owner's Name or Name of Trust Social Security Number/Taxpayer I.D. Number Date of Trust (if applicable) Address 1 (Street or P.O. Box Number) Birthdate Phone Number Address 2 (City, State, Zip Code) Relationship to Proposed Insured Email Address JOINT OWNER (If applicable.) Joint Owner's Name or Name of Trust Social Security Number/Taxpayer I.D. Number Date of Trust (if applicable) Address 1 (Street or P.O. Box Number) Birthdate Phone Number Address 2 (City, State, Zip Code)

Relationship to Proposed Insured

Email Address

5. SEND PREMIUM NOTICES TO

(If other than Owner.)

	Name				Relationship to Proposed Insur	ed Date of Birth
	Address				Social Security Number/Taxpa	/er I.D. Number
SECT	TION II: <u>PLAN OF INS</u>	URANCE				
1.	Plan of Insurance/Nan			10.	What is the source of Premiun	ו Payment?
	Plan of Insurance/Nan	ne of Prod	uct		Current income or savings	
2.	Face Amount				☐ The Trust listed as the Own	er
	Face Amount				□ A third-party source, such a	s Premium Financing
3.	If Term or Alternative	to Term (In	dicate Years):	□ Other: Please explain.		
		□ 25 □ 30	0 🗆 35 🗆 40			
4.						
	Underwriting Class Qu (Protective will issue the	uoted		11.	Premium Payment:	
5.	If Universal Life:	□Level	Face Amount		□ Annual	\$
0.			asing Face Amount		□ Quarterly	\$
6.	Death Benefit Complia		□ CVAT □ GPT		□ Semi-Annual	\$
	(Subject to product av	(Subject to product availability.)			Monthly	\$
7.	Section 1035:	□ Yes	□ No		(Pre-Authorized Withdrawal C	nıy)
8.	1035 Loan Transfer:	□ Yes	□ No		□ Cash with Application	\$
9.	If any additional benef requested, check here		or child coverage are			
	(If checked, please com	nplete the F	Rider Worksheet. If not	t		

SECTION III: BENEFICIARY DESIGNATIONS

policy.)

checked, no additional benefits or riders are included in the

(If multiple beneficiaries are named, shares will be divided equally among the surviving beneficiaries, unless otherwise specified. The total percentage for each class of beneficiary must equal 100%.)

1.	Primary Beneficiary Name(s)	Address	Telephone	Date of Birth	Social Security No.	Relationship	Percentage
2.	Contingent Beneficiary Name(s)	Address	Telephone	Date of Birth	Social Security No.	Relationship	Percentage
		<u> </u>			<u></u>	<u> </u>	<u> </u>
					<u> </u>	<u>p</u>	<u> </u>
						<u></u>	
						<u></u>	
						<u></u>	

SECTION IV: EXISTING COVERAGE/PENDING INSURANCE AND REPLACEMENT

(If you answer Yes to Questions 1-3 in this section, you will need to complete any state required replacement forms and comparison statements. All questions must be answered completely. If additional space is needed, use Section VII and follow the directions provided.)

1.	Does the Proposed Insured have an	v existing life insurance i	policies or annuit	v contracts in force?	□ Yes	🗆 No
••	Bees als rispessed meared have an	y onioung mo moundinoo j		y oonaaaa in 10100.		

~	۱.

a)	Name of Insured	Company	<u></u>		·····
	Policy Number	Replace or Change	<u> </u>		
	Amount Purpose – Busines	ss or Personal	Issue Da	ite	
b)	Name of Insured	Company			
	Policy Number	Replace or Change			
	Amount Purpose – Busines	ss or Personal	Issue Da	ite	· · · · · · · · · · · · · · · · · · ·
2.	Is the policy applied for intended to be a replacement, existing life insurance policies or annuity contracts? (If you intend to replace existing coverage, complete and comparison statements.)		-	□ Yes	□ No
3.	Is there any application now pending or being consid covering the Proposed Insured? (If Yes, provide deta		surance	□ Yes	□ No
4.		overage Total Amount to be F		urpose o	f Coverage
5.	rated, canceled, or restricted in any way? (If Yes, plea In the next 3 years, will the ownership of the policy or	ase explain.)	•	□ Yes	□ No
0.	be transferred? (If Yes, please explain.)	interest in any fact swilling and	5 poney	□ Yes	□ No
6.	Is someone other than the Proposed Insured respons	ible for paying premiums?		□ Yes	□ No
	(If Yes, please explain.)				
7.	Will anyone unrelated to the Proposed Insured receiv (If Yes, please explain.)	e any of the policy death bene	fit?	□ Yes	□ No
8.	In the last two years has the Proposed Insured or				
	analysis to be performed or has the Proposed Insured	d or Owner been asked to auth	norize a		
9.	life expectancy analysis in the future? Has the Proposed Insured discussed transfer of the po to a life settlement company, Investor, offshore trust, with stranger owned or investment owned life insuran	investment trust, or entity ass	ociated	□ Yes	□ No
	have you considered such a transfer? (If Yes, please		,	□ Yes	□ No
	CTION V: PURPOSE OF INSURANCE				
(10	be answered and completed by the Owner. If additional sp	bace is needed, use Section VII ar	nd follow 1	the directi Perso	
1.	What is the purpose of the insurance? (<u>Personal</u> – Family Estate Protection, Asset Transfer of (If Business insurance, complete Questions 2-6 below		ell, etc.)	□ Busine □ Busine	ess — Key Persor ess — Buy/Sell
2.	What percent of business does the Proposed Insured	own or control?			ess – Other %
2. 3.	What is approximate net annual income of business?			\$	70
4.	What is approximate market value of the business?			\$	
5.	What year was the business established?				
6.	Please complete the information below:				
	Name/Business Partner	Title	%	of Busin	ess Owned
	Insurance Company	Amount Now Carried or Appl	ied For		

SECTION VI: PERSONAL HISTORY

(If additional space is needed, use Section VII and follow the directions provided.)

1. Has the Proposed Insured used tobacco or nicotine of any kind over the last 5 years?

□ Yes □ No

Type Has the Proposed Insured consulted a pl	Frequency Date Last hysician or had treatment for the use or possession of:	Jsed	
(If Yes, complete the appropriate ques			
A. Alcohol?	tionnalle for Alcohor and Drug Ose.	□ Yes	□ No
B. Narcotics, stimulants, sedative		□ Yes	□ No
	d Insured been convicted of (I) two or more moving		
	e of alcohol or other drugs, or (III) had driver's license		
suspended or revoked?		🗆 Yes	🗆 No
Has the Proposed Insured ever been c	onvicted of, or pled guilty or no contest to a felony, or		
had any such charge pending against	them?	□ Yes	🗆 No
	pilot, student pilot or crew member, or intend to fly as	□ Yes	🗆 No
such within the next 2 years? (If Yes,			
	ber of, or entered into a written agreement to become		
	f required service in the armed forces, reserve, or		
	tails below. If on active duty, please complete the		
Military Questionnaire.)	and below. If on delive duty, please complete the	□ Yes	□ No
wintary Questionnaire.)			
Branch of Service Rank Dut	- 5 5	Current D	Duty Statio
	any of the following activities in the past 2 years?	🗆 Yes	🗆 No
(If Yes, complete the appropriate ques	tionnaire.)		
□ Racing □ Scuba Diving □ Hang	Gliding	🗆 Parad	chutina
с с с			-
Is the Proposed Insured a U.S. citizen?		□ Yes	□ No
(If No, provide details below and comple	te the Foreign National Questionnaire.)		
Country of Citizenship Visa Ty			псу
Has the Proposed Insured traveled or re	sided outside of the United States in the past 2 years?	🗆 Yes	🗆 No
(If Yes, provide details below and comple	ete the Foreign Travel and Residence Supplement.)		
Travel Details			
	vel or reside outside the United States or Canada within		
•	details below and complete the Foreign Travel and		□ No
Residence Supplement.)	details below and complete the roleigh fraver and		
Residence Supplement.			
To Where	Why		
	viiiy		
When	For How Long		
Has the Proposed Insured filed for or de	clared bankruptcy in the past ten (10) years?	□ Yes	□ No
(If Yes, provide details below.)	clared bankiupicy in the past ten (10) years:		
Type of Bankruptcy (Chapter)	Date Filed Date of Discharge or Reorganization	on	Status
<u>Type of Bankaptey (enaptery</u>			

SECTION VII: SPECIAL REMARKS AND DETAILS

(For each question that requires additional information, provide the section number, question number, date, details or reason. Where applicable, also include any attending physician, hospital, or medical facility name, address, and phone number.)

DECLARATIONS

I have read or have had read to me the completed application before signing below. I represent that all statements and answers made in all parts of this application are full, complete and true, to the best of my knowledge and belief. It is agreed that:

- All such statements and answers shall be the basis of any insurance issued, and my answers are material to the decision as to whether the risk is accepted by Protective Life.
- No representative or medical examiner can make, alter or discharge any contract, accept risks, or waive Protective Life's rights or requirements.
- Acceptance of a policy by the Owner shall constitute ratification of any changes made by the Company. In those states where it is required, changes as to plan, amount, age at issue, classification or benefits will be made only with the Owner's written consent.
- No insurance shall take effect unless: (I) a policy is delivered to the Owner, (II) the full first premium is paid while the
 Proposed Insured is alive, and (III) there has been no change in health and insurability from that described in this
 application. However, if the premium is paid as set forth in the attached Conditional Receipt Agreement or the
 Temporary Life Insurance Receipt (Collectively known as the "Receipt") and the Receipt is delivered to the Owner,
 the terms of the Receipt shall apply. No representative or medical examiner has any authority to waive or to alter
 these terms and conditions or to bind coverage under any other circumstances.
- I have reviewed the attached Receipt and understand and agree that it provides a <u>limited</u> amount of life insurance for a <u>limited</u> period of time, and that such coverage is subject to the terms and conditions set forth in the Receipt.
- The representative taking this application has made no statement or representation different from, contrary to or in addition to these Declarations and the terms and conditions of the attached Receipt.

IMPORTANT INFORMATION ABOUT IDENTIFICATION VERIFICATION

To help the government fight the funding or terrorism and money laundering activities, Federal Law requires all financial institutions to obtain, obtain, verify, and record information of its customers. We may ask for information or identifying documents that will allow us to verify the identity of our customers.

Any person who knowingly presents a false statement in an application for insurance may be guilty of a criminal offense and subject to penalties under state law.

Signed at:		
City	State	Date
(X) Signature of Proposed Insured	(X) Signature of Owner (i	if other than Proposed Insured)
(X) Signature of Representative	(X) Signature of Joint Ow	vner (if applicable)

SUPPLEMENT TO LIFE INSURANCE APPLICATION

APPLICATION SUPPLEMENT – PART I

The statements and answers to the questions listed below shall become a part of the attached application; shall be subject to the terms of the attached application; and shall become a part of any policy based on this application.

Print Name of Proposed Insured(s): _____

	any policy to be issued as a result of this application: Will anyone other than the Insured, his or her family, or employer/business partner pay any portion of the initial or	Yes	No
(1)	future premiums or obtain any right, title or interest in this policy?		
	If Yes, complete the "Statement of Owner Intent" (Application Supplement – Part II)		
(2)	Will any portion of the initial or future premiums be borrowed, loaned or otherwise financed?		
. ,	If Yes, complete the "Premium Financing Disclosure" (Disclosure and Acknowledgement)		
(3)	Will a trust, including family trust, own this policy?		
	If Yes, complete the "Trust Certification" (Application Supplement – Part III)		
(4)	Is the Proposed Insured age 65 or older AND total coverage applied for across all Protective companies		
	\$1,000,000 or more?		
	If Vac assessed at a WC to be send of Oursean Internative (Annaliseation Council and and Dent II)		

If Yes, complete the "Statement of Owner Intent" (Application Supplement – Part II)

SIGNATURES

I (We) have read or have had read to me (us) the completed Supplement before signing below. All statements and answers in the Supplement are correctly recorded and are full, complete and true to the best of my (our) knowledge and belief. I (We) understand that the information being provided in this Supplement is being relied upon in considering the application for life insurance and is subject to the applicable Fraud Statement as provided in the Application for Life Insurance.

Signed in	, this	day of		
(State)		-	(Month)	(Year)
Signature(s) of Proposed Insured(s):	X			SIGN HERE
	X			SIGN HERE
Signature(s) of Owner(s)/Trustee(s):	Χ			SIGN HERE
(provide officer's title if policy is owned by a corporation)	X			SIGN HERE
Signature of Witness:	Χ			SIGN HERE

PRODUCER CERTIFICATION

By signing below, I hereby certify that to the best of my knowledge and belief, the information provided herein is complete, accurate, and correct and that the life insurance being applied for conforms to the Company's guidelines.

Signed at:			
5	(City and State)		Date
	-		
Χ		SIGN HERE	
Producer Signature			Producer Name (Print)
C C			

ICC14-PL701

AUTHORIZATION TO OBTAIN AND DISCLOSE INFORMATION

This Authorization to Obtain and Disclose Information complies with the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") as related to Life Insurance.

USE OF MEDICAL, NON-HEALTH AND NON-MEDICAL INFORMATION

I (we) authorize Protective Life Insurance Company (Protective Life) and its reinsurers to obtain, directly or through designated third parties, and to use any information about or relating to me (us) that may affect my (our) insurability. Protective Life and its reinsurers, Life Insurance Representative(s) or regional sales office representing me on my (our) application for insurance may:

- obtain and use health and medical information from all dates of service, including but not limited to, medical records, prescription drugs, chart notes, electrocardiograms (EKG), and information about the diagnoses and/or treatments relating to Human Immunodeficiency Virus (HIV) infection or Acquired Immunodeficiency Syndrome (AIDS), sexually transmitted diseases, drug use, alcohol use, nicotine or tobacco use, physical and mental diseases and illnesses, and psychiatric disorders (excluding psychotherapy notes);
- b. obtain and use non-health and non-medical information, including but not limited to financial information, credit reports, consumer reports, driving record, criminal record, character, general reputation, personal characteristics or behavioral and lifestyle factors and information about avocations and aviation activity;
- c. use all of this information to evaluate an application for insurance, a claim for insurance benefits, or both;
- d. use any information relating to communicable diseases (e.g., hepatitis A, measles, influenza, tuberculosis) and other risk factors relating to me or to my spouse or life partner to evaluate an application for insurance on either me or my spouse or life partner.

RELEASE AND DISCLOSE INFORMATION FROM THIRD PARTIES

I (we) authorize the following persons and organizations to release and disclose the information described in the **USE OF MEDICAL, NON-HEALTH AND NON-MEDICAL INFORMATION** section to Protective Life, directly through the following designated third parties or its representative(s) acting on its behalf:

- a. my (our) doctor(s); medical practitioners; pharmacists and Pharmacy Benefit Managers;
- b. medical and related facilities, including hospitals, clinics, facilities run by the Veteran's Administration, Kaiser
 - Permanente, The Cleveland Clinic Foundation including all satellite facilities and The Mayo Clinic;
- c. insurers; reinsurers;
- d. my (our) current and previous employers;
- e. MIB, LLC (MIB); and commercial consumer reporting agencies (CRA).

All of these persons and organizations other than **MIB** may release the information described above to a **CRA** acting for Protective Life. **MIB** may not release the information described in the **USE OF MEDICAL, NON-HEALTH AND NON-MEDICAL INFORMATION** section to a **CRA**.

TESTING OF BLOOD, ORAL FLUIDS AND URINE

I (we) authorize Protective Life to draw and test my (our) blood, and/or oral fluids, and urine as necessary to underwrite my (our) application for insurance. These tests may include, but are not limited to:

- a. tests for cholesterol and related blood lipids, diabetes, liver or kidney disorders, immune disorders (other than HIV/AIDS, see **SPECIAL REQUIREMENT FOR HIV/AIDS TESTING** section).
- b. tests for the presence of drugs, nicotine, or their metabolites.

This authorization does not include genetic testing. Unless otherwise required by law or regulation, Protective Life may, but is not obligated to, release any of these test results directly to me or to my spouse or life partner.

RELEASE OF MEDICAL, NON-HEALTH, NON-MEDICAL AND TESTING INFORMATION

I (we) authorize Protective Life to release and disclose the information described in the USE OF MEDICAL, NON-HEALTH AND NON-MEDICAL INFORMATION section and the TESTING OF BLOOD, ORAL FLUIDS AND URINE section:

- a. to its affiliates, its reinsurers, persons or organization providing services relating to insurance underwriting for Protective Life, **MIB** and as otherwise required by law.
- b. to release and disclose the information to other duly licensed life insurers if I (we) have applied or apply to the other insurers for insurance.
- c. to its reinsurers, to make a brief report of my personal health information to MIB.
- d. to the Life Insurance Representative(s) representing me to duly licensed specific life insurers for the purpose of applying for life insurance if my (our) application with Protective Life is declined or if Protective Life is unable to offer coverage at an acceptable rate.
- e. to the Life Insurance Representative(s) and its staff, affiliated companies and/or entities, insurance companies and their re-insurers representing me on my (our) application for life insurance.

Applicant - COPY

SPECIAL REQUIREMENT FOR HIV/AIDS TESTING

If Protective Life intends to test for the presence of antibodies to the Human Immunodeficiency Virus (HIV), which is the virus that has been associated with Acquired Immune Deficiency Syndrome (AIDS), Protective Life may require a separate authorization. I (we) hereby authorize Protective Life:

- a. to obtain and use the results of any HIV tests that I (we) separately authorize.
- b. (if permitted by law) to disclose the results of any tests to its reinsurers and MIB.

GENERAL INFORMATION

- a. This authorization shall be valid for 24 months from the Date of Authorization shown below, or for the time limit, if any, permitted by applicable law in the state where the policy is delivered or issued for delivery, whichever period is shorter, or, in the event of a claim for benefits, for the duration of such claim.
- b. During the evaluation of my (our) insurance application, I (we) understand that I (we) have the right to revoke the authorizations in the previous sections (above) by writing to Protective Life at P.O. Box 830619 Birmingham, Alabama 35283-0619. If this authorization is revoked, this would result in the file being closed and no coverage provided.
- c. I understand I do not have to sign this authorization in order to obtain health care benefits (treatment, payment or enrollment).
- d. I (we) understand that any information about me (us) that is disclosed pursuant to this authorization may be subject to redisclosure and no longer covered by certain federal rules governing privacy and confidentiality of health information. The information contained in these medical and financial records will be held in confidence and may be used only for the purpose of the procurement, or underwriting for the possible procurement or the evaluation of life, health, long term care, or other insurance products.
- e. I (we) understand that my (our) personal information, including my (our) protected health information disclosed under this authorization will be incorporated into and made a part of any life and/or disability insurance policy(ies) issued by the Company and that the policy(ies) will be delivered to the policy owner.
- f. I acknowledge that any agreements I have made to restrict my protected health information do not apply to this authorization and I instruct any physician, health care professional, hospital, clinic, medical facility, or other health care provider to release and disclose my entire medical record without restriction. Any modifications to this authorization may preclude Protective Life's ability to process this application.

AUTHORIZATIONS AND INVESTIGATIVE CONSUMER REPORT

- □ I (we) have been given a copy of this Authorization to Obtain and Disclose Information along with the Description of Information Practices.
- I (we) would like to be interviewed if an investigative consumer report will be made. (Please refer to the Description of Information Practices for additional information regarding the interview for an Investigative Consumer Report.)

THIS AUTHORIZATION <u>MUST</u> BE SIGNED WITHOUT MODIFICATION AND RETURNED WITH THE APPLICATION BEFORE PROCESSING.

SIGNATURES

Date of Authorization: X_____

List Health Care Providers

X Proposed Insured 1 (Signature)	Print Name of Proposed Insured 1	Birthdate	Social Security Number
X Proposed Insured 2 (Signature)	Print Name of Proposed Insured 2	Birthdate	Social Security Number
If Minor, Print Name	X X Parent or Legal Guardian (Signatu	ıre) Print Nar	ne of Parent or Legal Guardian

AUTHORIZATION TO OBTAIN AND DISCLOSE INFORMATION

This Authorization to Obtain and Disclose Information complies with the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") as related to Life Insurance.

USE OF MEDICAL, NON-HEALTH AND NON-MEDICAL INFORMATION

I (we) authorize Protective Life Insurance Company (Protective Life) and its reinsurers to obtain, directly or through designated third parties, and to use any information about or relating to me (us) that may affect my (our) insurability. Protective Life and its reinsurers, Life Insurance Representative(s) or regional sales office representing me on my (our) application for insurance may:

- obtain and use health and medical information from all dates of service, including but not limited to, medical records, prescription drugs, chart notes, electrocardiograms (EKG), and information about the diagnoses and/or treatments relating to Human Immunodeficiency Virus (HIV) infection or Acquired Immunodeficiency Syndrome (AIDS), sexually transmitted diseases, drug use, alcohol use, nicotine or tobacco use, physical and mental diseases and illnesses, and psychiatric disorders (excluding psychotherapy notes);
- b. obtain and use non-health and non-medical information, including but not limited to financial information, credit reports, consumer reports, driving record, criminal record, character, general reputation, personal characteristics or behavioral and lifestyle factors and information about avocations and aviation activity;
- c. use all of this information to evaluate an application for insurance, a claim for insurance benefits, or both;
- d. use any information relating to communicable diseases (e.g., hepatitis A, measles, influenza, tuberculosis) and other risk factors relating to me or to my spouse or life partner to evaluate an application for insurance on either me or my spouse or life partner.

RELEASE AND DISCLOSE INFORMATION FROM THIRD PARTIES

I (we) authorize the following persons and organizations to release and disclose the information described in the **USE OF MEDICAL, NON-HEALTH AND NON-MEDICAL INFORMATION** section to Protective Life, directly through the following designated third parties or its representative(s) acting on its behalf:

- a. my (our) doctor(s); medical practitioners; pharmacists and Pharmacy Benefit Managers;
- b. medical and related facilities, including hospitals, clinics, facilities run by the Veteran's Administration, Kaiser
 - Permanente, The Cleveland Clinic Foundation including all satellite facilities and The Mayo Clinic;
- c. insurers; reinsurers;
- d. my (our) current and previous employers;
- e. MIB, LLC (MIB); and commercial consumer reporting agencies (CRA).

All of these persons and organizations other than **MIB** may release the information described above to a **CRA** acting for Protective Life. **MIB** may not release the information described in the **USE OF MEDICAL, NON-HEALTH AND NON-MEDICAL INFORMATION** section to a **CRA**.

TESTING OF BLOOD, ORAL FLUIDS AND URINE

I (we) authorize Protective Life to draw and test my (our) blood, and/or oral fluids, and urine as necessary to underwrite my (our) application for insurance. These tests may include, but are not limited to:

- a. tests for cholesterol and related blood lipids, diabetes, liver or kidney disorders, immune disorders (other than HIV/AIDS, see **SPECIAL REQUIREMENT FOR HIV/AIDS TESTING** section).
- b. tests for the presence of drugs, nicotine, or their metabolites.

This authorization does not include genetic testing. Unless otherwise required by law or regulation, Protective Life may, but is not obligated to, release any of these test results directly to me or to my spouse or life partner.

RELEASE OF MEDICAL, NON-HEALTH, NON-MEDICAL AND TESTING INFORMATION

I (we) authorize Protective Life to release and disclose the information described in the USE OF MEDICAL, NON-HEALTH AND NON-MEDICAL INFORMATION section and the TESTING OF BLOOD, ORAL FLUIDS AND URINE section:

- a. to its affiliates, its reinsurers, persons or organization providing services relating to insurance underwriting for Protective Life, **MIB** and as otherwise required by law.
- b. to release and disclose the information to other duly licensed life insurers if I (we) have applied or apply to the other insurers for insurance.
- c. to its reinsurers, to make a brief report of my personal health information to MIB.
- d. to the Life Insurance Representative(s) representing me to duly licensed specific life insurers for the purpose of applying for life insurance if my (our) application with Protective Life is declined or if Protective Life is unable to offer coverage at an acceptable rate.
- e. to the Life Insurance Representative(s) and its staff, affiliated companies and/or entities, insurance companies and their re-insurers representing me on my (our) application for life insurance.

Applicant - COPY

SPECIAL REQUIREMENT FOR HIV/AIDS TESTING

If Protective Life intends to test for the presence of antibodies to the Human Immunodeficiency Virus (HIV), which is the virus that has been associated with Acquired Immune Deficiency Syndrome (AIDS), Protective Life may require a separate authorization. I (we) hereby authorize Protective Life:

- a. to obtain and use the results of any HIV tests that I (we) separately authorize.
- b. (if permitted by law) to disclose the results of any tests to its reinsurers and MIB.

GENERAL INFORMATION

- a. This authorization shall be valid for 24 months from the Date of Authorization shown below, or for the time limit, if any, permitted by applicable law in the state where the policy is delivered or issued for delivery, whichever period is shorter, or, in the event of a claim for benefits, for the duration of such claim.
- b. During the evaluation of my (our) insurance application, I (we) understand that I (we) have the right to revoke the authorizations in the previous sections (above) by writing to Protective Life at P.O. Box 830619 Birmingham, Alabama 35283-0619. If this authorization is revoked, this would result in the file being closed and no coverage provided.
- c. I understand I do not have to sign this authorization in order to obtain health care benefits (treatment, payment or enrollment).
- d. I (we) understand that any information about me (us) that is disclosed pursuant to this authorization may be subject to redisclosure and no longer covered by certain federal rules governing privacy and confidentiality of health information. The information contained in these medical and financial records will be held in confidence and may be used only for the purpose of the procurement, or underwriting for the possible procurement or the evaluation of life, health, long term care, or other insurance products.
- e. I (we) understand that my (our) personal information, including my (our) protected health information disclosed under this authorization will be incorporated into and made a part of any life and/or disability insurance policy(ies) issued by the Company and that the policy(ies) will be delivered to the policy owner.
- f. I acknowledge that any agreements I have made to restrict my protected health information do not apply to this authorization and I instruct any physician, health care professional, hospital, clinic, medical facility, or other health care provider to release and disclose my entire medical record without restriction. Any modifications to this authorization may preclude Protective Life's ability to process this application.

AUTHORIZATIONS AND INVESTIGATIVE CONSUMER REPORT

- □ I (we) have been given a copy of this Authorization to Obtain and Disclose Information along with the Description of Information Practices.
- I (we) would like to be interviewed if an investigative consumer report will be made. (Please refer to the Description of Information Practices for additional information regarding the interview for an Investigative Consumer Report.)

THIS AUTHORIZATION <u>MUST</u> BE SIGNED WITHOUT MODIFICATION AND RETURNED WITH THE APPLICATION BEFORE PROCESSING.

SIGNATURES

Date of Authorization: X_____

List Health Care Providers

X Proposed Insured 1 (Signature)	Print Name of Proposed Insured 1	Birthdate	Social Security Number
X Proposed Insured 2 (Signature)	Print Name of Proposed Insured 2	Birthdate	Social Security Number
If Minor, Print Name	X X Parent or Legal Guardian (Signatu	ıre) Print Nar	ne of Parent or Legal Guardian

SUMMARY DISCLOSURE STATEMENT for ACCELERATED DEATH BENEFIT

Benefit:

Subject to the terms of this Benefit, we will pay a portion of the death benefit upon receiving proof that the insured is terminally ill. An accelerated death benefit can only be paid one time.

Consequences of Receiving Accelerated Death Benefit:

The receipt of an accelerated death benefit may be considered a taxable event under the Internal Revenue Code. The receipt of an accelerated death benefit may also affect eligibility to receive, or continue to receive Medicaid benefits, or other state or federal government benefits and entitlements. Before you elect to receive any accelerated benefits, you should consult with your tax advisor.

Amount You May Elect:

You may elect the amount of the accelerated death benefit to be paid. The limits are outlined in the Benefit but are generally limited to the lesser of 60% of the death benefit of the policy or \$1,000,000. We will charge an administrative fee of not more than \$300, deducted from any payment made.

When Eligible for Payment of Benefit:

You are entitled to receive the accelerated death benefit when we have determined that the insured is terminally ill and has a life expectancy of 6 months or less.

Notice and Proof of Qualifying Event:

We will require proof that the insured is terminally ill. The diagnosis must be made by a physician as defined in the Benefit. Any diagnosis must be the result of clinical, radiological, histological, or laboratory evidence of the terminal illness. We may require a second medical opinion by a physician of our choice at our expense. If there is a conflict of opinion, we reserve the right to make the final determination.

Effect of an Accelerated Death Benefit:

When you elect to receive an accelerated death benefit, it will be treated as a lien against your policy. We will charge you interest on the accelerated death benefit paid to you. The Accelerated Death Benefit does not have an effect on the Premium and/or Cost of Insurance Charges of the base policy.

The maximum interest rate we may charge you is the greater of:

- 1. The interest rate charged on policy loans; or
- 2. the current 90 day U.S. Treasury Bill rate in effect on the date that the accelerated death benefit is paid.

The maximum interest rate we will charge on the portion of the lien which is equal to the cash surrender value of the policy at the time the accelerated death benefit is requested will be no greater than the rate we charge on policy loans.

The accelerated death benefit will first be used to repay any outstanding policy loans and any unpaid accrued interest thereon. Your access to the cash surrender value of your policy, if any, will be limited to the excess of the cash surrender value over the lien. The death benefit will also be reduced by the amount of the lien. There will be no effect on any benefits not used to determine the accelerated death benefit.

Any irrevocable beneficiaries or assignees must send us a written consent to the accelerated death benefit payment. The written request must be in a form satisfactory to us.

Below is a **sample illustration** of the effect of an accelerated death benefit on a **UNIVERSAL LIFE** policy. This illustration shows the effect on the face amount of the policy before the accelerated death benefit is elected, immediately after the election is made and 12 months after the election is made (assuming the insured is still living). This illustration also assumes:

(1) the Face Amount is \$100,000; (2) a 50% accelerated death benefit is elected; (3) we are charging 6% on the lien; and (4) for UNIVERSAL LIFE, the cash surrender value does not change after the accelerated death benefit is elected.

UNIVERSAL	LIFE
------------------	------

Before Election	n is Ma	ade	Accelerated Deat	h Bene	fit Election
Face Amount	\$	100,000.00	Face Amount	\$	100,000.00
Cash Surrender Value	\$	30,000.00	50% Election	\$	50,000.00
Policy Loan	\$	5,000.00	less administrative fee	\$	150.00
Death Benefit Payable	\$	95,000.00	less policy loan repayment	\$	5,000.00
Net Cash Surrender Value	\$	25,000.00	Benefits Payable		44,850.00
Face Amount	φ	100,000.00	Face Amount	φ	100,000.00
	U.	60 000 00	Lien**		
Lien*	φ	50,000.00		φ	,
Lien* Cash Surrender Value	φ \$	30,000.00	Cash Surrender Value	ֆ \$,
	Գ \$ \$,		ֆ \$ \$	30,000.00
Cash Surrender Value	9 \$ \$ \$	30,000.00	Cash Surrender Value	ֆ \$ \$ \$	30,000.00 0.00
Cash Surrender Value Policy Loan	\$ \$ \$ \$	30,000.00 0.00	Cash Surrender Value Policy Loan	5 \$ \$ \$ \$	53,000.00 30,000.00 0.00 47,000.00 0.00

* Equal to the accelerated Death Benefit.

** Equal to the Accelerated Death Benefit plus 12 months of interest. This illustration assumes a loan interest rate of 6%. The actual rate applicable is described in the Effect of an Accelerated Death Benefit section of this Summary.

Premiums: There are no premiums for this benefit.

Acknowledgment: I acknowledge that I have received and read the Summary and Disclosure Statement for Accelerated Death Benefit which was furnished to me prior to signing the application.

Signature of Proposed Insured	Date
Signature of Owner (if other than Proposed Insured)	Date
Signature of Agent	Date

For electronic use only - I hereby certify that my ele		as my signature for legal ar	nd regulatory purposes for this a	pplication.
Electronic Signature of		Broker or Agent		was
obtained	Date	at	Time	·

PLEASE RETAIN THIS COPY FOR YOUR RECORDS

SUMMARY DISCLOSURE STATEMENT for ACCELERATED DEATH BENEFIT

Benefit:

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Amount You May Elect:

You may elect the amount of the accelerated death benefit to be paid. The limits are outlined in the Benefit but are generally limited to the lesser of 60% of the death benefit of the policy or \$1,000,000. We will charge an administrative fee of not more than \$300, deducted from any payment made.

When Eligible for Payment of Benefit:

You are entitled to receive the accelerated death benefit when we have determined that the insured is terminally ill and has a life expectancy of 6 months or less.

Notice and Proof of Qualifying Event:

We will require proof that the insured is terminally ill. The diagnosis must be made by a physician as defined in the Benefit. Any diagnosis must be the result of clinical, radiological, histological, or laboratory evidence of the terminal illness. We may require a second medical opinion by a physician of our choice at our expense. If there is a conflict of opinion, we reserve the right to make the final determination.

Effect of an Accelerated Death Benefit:

When you elect to receive an accelerated death benefit, it will be treated as a lien against your policy. We will charge you interest on the accelerated death benefit paid to you. The Accelerated Death Benefit does not have an effect on the Premium and/or Cost of Insurance Charges of the base policy.

The maximum interest rate we may charge you is the greater of:

- 1. The interest rate charged on policy loans; or
- 2. the current 90 day U.S. Treasury Bill rate in effect on the date that the accelerated death benefit is paid.

The maximum interest rate we will charge on the portion of the lien which is equal to the cash surrender value of the policy at the time the accelerated death benefit is requested will be no greater than the rate we charge on policy loans.

The accelerated death benefit will first be used to repay any outstanding policy loans and any unpaid accrued interest thereon. Your access to the cash surrender value of your policy, if any, will be limited to the excess of the cash surrender value over the lien. The death benefit will also be reduced by the amount of the lien. There will be no effect on any benefits not used to determine the accelerated death benefit.

Any irrevocable beneficiaries or assignees must send us a written consent to the accelerated death benefit payment. The written request must be in a form satisfactory to us.

Below is a **sample illustration** of the effect of an accelerated death benefit on a **UNIVERSAL LIFE** policy. This illustration shows the effect on the face amount of the policy before the accelerated death benefit is elected, immediately after the election is made and 12 months after the election is made (assuming the insured is still living). This illustration also assumes:

(1) the Face Amount is \$100,000; (2) a 50% accelerated death benefit is elected; (3) we are charging 6% on the lien; and (4) for UNIVERSAL LIFE, the cash surrender value does not change after the accelerated death benefit is elected.

UNIVERSAL L	.IFE
-------------	------

Before Election	n is Ma	ide	Accelerated Deat	h Bene	fit Election
Face Amount	\$	100,000.00	Face Amount	\$	100,000.00
Cash Surrender Value	\$	30,000.00	50% Election	\$	50,000.00
Policy Loan	\$	5,000.00	less administrative fee	\$	150.00
Death Benefit Payable	\$	95,000.00	less policy loan repayment	\$	5,000.00
Net Cash Surrender Value	\$	25,000.00	Benefits Payable	\$	44,850.00
Immediately After El	ection ¢		Easo Amount	¢	100 000 00
Face Amount	ection \$	100,000.00	Face Amount	\$	
•	ection \$ \$		Face Amount Lien**	\$ \$	100,000.00 53,000.00
Face Amount	ection \$ \$ \$	100,000.00		\$ \$ \$	53,000.00
Face Amount Lien*	ection \$ \$ \$ \$	100,000.00 50,000.00	Lien**	\$ \$ \$ \$	53,000.00 30,000.00
Face Amount Lien* Cash Surrender Value	ection \$ \$ \$ \$ \$ \$	100,000.00 50,000.00 30,000.00	Lien** Cash Surrender Value	\$ \$ \$ \$	
Face Amount Lien* Cash Surrender Value Policy Loan	ection \$ \$ \$ \$ \$ \$ \$	100,000.00 50,000.00 30,000.00 0.00	Lien** Cash Surrender Value Policy Loan	\$\$\$\$\$\$	53,000.00 30,000.00 0.00

* Equal to the accelerated Death Benefit.

** Equal to the Accelerated Death Benefit plus 12 months of interest. This illustration assumes a loan interest rate of 6%. The actual rate applicable is described in the Effect of an Accelerated Death Benefit section of this Summary.

Premiums: There are no premiums for this benefit.

Acknowledgment: I acknowledge that I have received and read the Summary and Disclosure Statement for Accelerated Death Benefit which was furnished to me prior to signing the application.

Signature of Proposed Insured	Date
Signature of Owner (if other than Proposed Insured)	Date
Signature of Agent	Date

For electronic use only - AGEN I hereby certify that my electronic		for legal and regulatory purposes for th	is application.
Electronic Signature of	Broker or A	gent	was
		gom	
obtained	at		·
	Date	Time	

RETURN THIS SIGNED ACKNOWLEDGMENT TO HOME OFFICE

				BROKER / REPRESENTATIV	/E REP	ORT
1.	In what language were the questions on the app	lication asked	d? *Please remember that Protect			
	service any application from an applicant who d			sh 🗖 Spanish 🗖 Other*	Yes	No
	*List Other Language:		· · ·			
2.	Is the Proposed Insured a relative or does the F	Proposed Insu	red have a business relationship w	vith you?		
	If Yes, Details:					
3.	(a) Will this policy replace or change existing p	olicy(ies)?				
	(b) If replacement of existing insurance is invo		u complied with all relevant state r	equirements, including any		
	Disclosure and Comparison Statements?	2				
	If No, Explain:					
	Answer questions (c) and (d) only if this is a	a replacemen	t:			
	(c) Did you use any pre-printed company appr	oved sales m	aterials?			
	If Yes, List Name or Form Number:					
	(d) Did you use any Company approved, elect					
	concept materials)? (If Yes, you must prov			-		
4.	Have you advised the proposed policyowner or	5	,			
	ownership of the policy to be issued, or its death		1 5			
	trust, or entity associated with stranger owned o			alled SULI or IULI) or are		
	you otherwise aware that the policyowner may I If Yes, please explain in Special Requests/Rem		ing such a transfer?			
5.	Has a mortality analysis or life expectancy analy		ormed on the Proposed Insured?			
6.	Has a medical examination been ordered?					
	If Yes, Name of Examiner:		Date	of Exam:		
7.	Is Premium Financing involved in this case? (If					
	I have verified the identity of the Owner by pictu	-	•	or Trustee if Trust)		
	Identification Type:		Driver's License Number:			
	Please include Driver's License Number if Own		lual and is other than the Proposed	d Insured.		
	NOTE: Does not apply to direct marketing situa	itions				
l ce a)	rtify that: both the Proposed Insured(s) and the Owner	r(s) road sno	ak and understand either the Fr	adish or Spanish languago: and		
a) b)	each has explicitly told me that they undersi					
c)	the answers given in this application are con					
d)	I know of nothing affecting the risk which is				nd	
e)	I carefully explained each question before re	cording each	n answer and before the applica	tion was signed.		
Sia	nature of Broker/Representative	Date	PLICO Contract Number	Share % Business Phone	Numhe	or .
Jiyi		Daic			Vu mbe	.1
Drin	t Name of Above Signature	Email Addr	2200	Signed at (City and State)		
PIII	li name ur Above Signalure	Emaii Auui	633	Signed at (City and State)		
Sigi	nature of Additional Broker/Representative	Date	PLICO Contract Number	Share % Business Phone	Numbe	er
Prir	t Name of Above Additional Signature	Email Addr	ess	Signed at (City and State)		
BG	A/Broker Dealer Name	PLICO Cor	ntract Number			
Nev	v Business Key Contact	Email Addr	ess	Phone Number		
		-				
BLO	ker/Representative Special Requests/Remarks:					

NOTICE AND CONSENT FORM FOR TESTING TO DETERMINE **EXPOSURE TO THE CAUSATIVE AGENT OF AIDS**

Dear Proposed Insured:

To evaluate eligibility for insurance coverage, it is requested that a sample of blood, oral and/or urine specimen be provided for testing to determine the probable causative agents of AIDS. Before an insurer can request a specimen and perform a test, the insurer must explain the testing protocols, as established by the Director of the District of Columbia Department of Health. The insurer is also required to obtain a written consent statement from the applicant for insurance confirming that the insurer has complied with its obligations.

The signing of this form indicates that the procedure used in implementing this test has been explained and has been shown to be in full compliance with the protocol currently adopted by the Director of the Department of Health. Additionally, by signing and dating this form, it is agreed that this test may be performed and that an underwriting decision may be based on the test results.

No insurer shall request or require you to take the testing protocol without first obtaining you or your legal guardian's signature on this consent form. You have the right to decide not to be tested and not to sign this form. Once the insurance company has asked you to sign this consent form, you or your legal guardian may wait 14 days before signing this informed consent.

In the event the test result is positive, the Department of Health recommends that you or your child are immediately put in contact with an HIV (infectious disease) provider. Please see form U-462 for further information.

DISCLOSURE OF TEST RESULTS:

All information regarding the performance of the test, including the test results, will be treated confidentially. The results of the test will be reported to the insurer identified on this form; the applicant or his or her legal guardian; a physician or health care provider if designated on this form by the applicants; a court of competent jurisdiction pursuant to a lawful court order; any person or entity involved solely in the underwriting process; and any other person or entity expressly named and given separate written authorization by the applicant. Results of the test shall not be otherwise disclosed.

MEANING OF POSITIVE TEST RESULTS:

Positive test results may adversely affect your application for insurance. This means that your application may be declined, an increased premium may be charged or other changes may be necessary.

SIGNATURE AND WRITTEN CONSENT:

I have read and I understand this Notice and Consent Form. I voluntarily consent to having an AIDS test performed and disclosed as described above. I understand that I have the right to request and receive a copy of this form. A certified photocopy of this form may serve and be deemed as valid as the original.

PHYSICIAN:

and / or HEALTH CARE PROVIDER:

NOTICE OF RIGHT OF APPEAL:

We are required by law to provide you with the following information:

An applicant for insurance who tests positive under this testing protocol certified by the Director of the Department of Health may appeal to the Commissioner of the Department of Insurance, Securities and Banking to review the testing procedures and results, and may present additional medical evidence, including the result of similar tests for exposure to the probable causative agent of AIDS that the named applicant independently obtains. The Commissioner of the Department of Insurance, Securities and Banking can be reach at the following address: 810 First Street, NE, Suite 701, Washington, DC, 20002.

Date

Original - HOME OFFICE

Copy - PROPOSED INSURED

Signature of Proposed Insured or Parent/Guardian

10/2016

NOTICE AND CONSENT FORM FOR TESTING TO DETERMINE EXPOSURE TO THE CAUSATIVE AGENT OF AIDS

Dear Proposed Insured:

To evaluate eligibility for insurance coverage, it is requested that a sample of blood, oral and/or urine specimen be provided for testing to determine the probable causative agents of AIDS. Before an insurer can request a specimen and perform a test, the insurer must explain the testing protocols, as established by the Director of the District of Columbia Department of Health. The insurer is also required to obtain a written consent statement from the applicant for insurance confirming that the insurer has complied with its obligations.

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MEANING OF POSITIVE TEST RESULTS:

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PHYSICIAN:

and / or HEALTH CARE PROVIDER:

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An applicant for insurance who tests positive under this testing protocol certified by the Director of the Department of Health may appeal to the Commissioner of the Department of Insurance, Securities and Banking to review the testing procedures and results, and may present additional medical evidence, including the result of similar tests for exposure to the probable causative agent of AIDS that the named applicant independently obtains. The Commissioner of the Department of Insurance, Securities and Banking can be reach at the following address: 810 First Street, NE, Suite 701, Washington, DC, 20002.

Date

Original - HOME OFFICE

Copy - PROPOSED INSURED

Signature of Proposed Insured or Parent/Guardian

10/2016

PROTECTIVE LIFE INSURANCE COMPANY

P.O. Box 830619

Birmingham, AL 35283-0619

HIV TESTING PROTOCOL

HIV TEST FOR SCREENING AND DIAGNOSIS:

As HIV testing technology progresses and the District of Columbia Department of Health updates its recommendations, the Department of Insurance, Securities and Banking reserves its right to modify its minimum standard for testing protocols. Insurance issuers paying for the administration of the test must comply accordingly with the Department's minimum standards.

There are three types of HIV diagnostic tests: antibody tests, antigen/antibody tests, and nucleic acid (RNA) tests. Antibody tests detect antibodies, proteins that your body makes against HIV, not HIV itself. Antigen tests and RNA tests detect HIV directly.

The current testing protocol required in the District of Columbia is as follows:

Initial Test: Tests for HIV shall be conducted with an FDA-approved antigen/antibody combination (4th generation) immunoassay¹ that detects HIV-1 and HIV-2 antibodies and HIV-1 p24 antigen to screen for established infection with HIV-1 or HIV-2 and for acute HIV-1 infection. No further testing is required for specimens that are nonreactive on the initial immunoassay.

Rationale: Initial testing with a 4th generation antigen/antibody combination immunoassay detects more acute HIV-1 infections than initial testing with a 3rd generation antibody immunoassay and identifies comparable numbers of established HIV-1 and HIV-2 infections, with comparable specificity.

Blood tests can detect HIV infection sooner after exposure than oral fluid tests because the level of antibody in blood is higher than it is in oral fluid. Likewise, antigen/antibody and RNA tests detect infection in blood before antibody tests. Some newer antigen/antibody lab tests can sometimes find HIV as soon as 3 weeks after exposure to the virus. No antigen/antibody or RNA tests are available for oral fluid.

Follow-up Testing: HIV tests are generally very accurate, but follow-up testing allows you and your health care provider to be sure the diagnosis is right. Specimens with a reactive antigen/antibody combination immunoassay result (or repeatedly reactive, if repeat testing is recommended by the manufacturer or required by regulatory authorities) should be tested with an FDA-approved antibody immunoassay that differentiates HIV-1 antibodies from HIV-2 antibodies. Reactive results on the initial antigen/antibody combination immunoassay and the HIV-1/HIV-2 antibody differentiation immunoassay should be interpreted as positive for HIV-1 antibodies, HIV-2 antibodies, or HIV-1 and HIV-2 antibodies, undifferentiated.

Rationale: Use of the HIV-1/HIV-2 antibody differentiation assay after a reactive initial 4th generation HIV-1/HIV-2 antibody immunoassay detects HIV-1 antibodies earlier than the HIV-1 Western blot, reduces indeterminate results, and identifies HIV-2 infections. Turnaround time for test results is shorter and the cost is lower for the HIV-1/HIV-2 antibody differentiation assay compared with the HIV-1 Western blot. Available evidence is insufficient to recommend specific additional testing, without clinical follow-up, for specimens that are dually reactive for HIV-1 and HIV-2 antibodies on the differentiation immunoassay.

PROPORTION OF FALSE POSITIVE RESULTS EXPECTED:

According to the Centers for Disease Control and Prevention clinical data submitted by the manufacturers of Human Immunodeficiency Virus (HIV) antibody tests to the Food and Drug Administration (FDA) for licensure indicate that sensitivity and specificity of tests currently marketed in the United States are greater than 99%.

All blood, oral fluid and protocols licensed by the FDA follow the same test algorithm: specimens are tested singly by either a screening enzyme immunoassay or a 4th generation antigen/antibody combination assay, and if found reactive are retested in duplicate. If either duplicate is reactive, the specimen is considered repeatedly reactive and is submitted for further testing using either a FDA approved multi-spot test or an HIV-1/HIV-2 antibody differentiation immunoassay. Specimens found reactive by this second test are reported as positive for HIV antibodies. Although a positive result indicates infection with HIV, a diagnosis of Acquired Immunodeficiency Syndrome (AIDS) can only be made clinically if a person meets the case definition of AIDS established by the Centers for Disease Control and Prevention¹.

Data from multiple studies on 4th generation HIV tests demonstrated an overall sensitivity of 99.9-100%. Thus, the achievable false-positive rate of sequentially performed 4th generation tests can be less than 0.1% or less than 1/1,000 persons tested.

DISCLOSURE:

Reference material provided in this notice and consent form is for information purposes only. Applicants for insurance who have questions should seek guidance from a professional health provider.

HIV TESTING COUNSELING REFERRALS:

The DC Department of Health (DOH) HIV/AIDS, Hepatitis, STD, and TB Administration (HAHSTA) has prepared a comprehensive and easy-to-read directory of all DC HIV/AIDS services, most are funded by the District of Columbia Government. The directory contains information ranging from HIV testing locations to medical care, medications and support services, including nutrition services and housing. A special on-line version can be accessed below.

Directory of HIV/AIDS Services in the District of Columbia and Surrounding Areas (http://haadirectory.doh.dc.gov/)

For a printable list of primary care sites in DC, compiled by the DOH Primary Care Bureau visit them at the link below.

Primary Care Bureau

(http://doh.dc.gov/page/primary-care-bureau)

The DC Primary Care Association (DCPCA) is a non-profit health equity and advocacy organization dedicated to improving the health of DC's vulnerable residents by ensuring access to high quality primary health care, regardless of an ability to pay. They work to ensure that all residents of Washington, DC have the ability and opportunity to lead healthier lives – through increased health care coverage, expanded access, improved quality, workforce development, and enhanced communication. Members of the DCPCA currently include 15 community health centers and community-based organizations located in the District of Columbia and the Maryland suburbs. Between them, member health centers own and operate nearly 60 health care delivery sites that serve approximately 200,000 residents, most of which offer HIV counseling and testing. A listing of health center locations can be found below.

DCPCA Find a Health Center (http://www.dcpca.org/find-a-health-center)

¹ Exception: As of April 2014, data are insufficient to recommend use of the FDA-approved single-use rapid HIV-1/ HIV-2 antigen/antibody combination immunoassay as the initial assay in the algorithm.

PRE-AUTHORIZED WITHDRAWAL AGREEMENT

FOR DRAFTING OF PREMIUM PAYMENTS

The person paying the premium on the life insurance policy listed below must sign this agreement.

I request and authorize Protective Life Insurance Company to draw against the account listed below to pay premiums. I understand that no coverage exists until a policy is issued or I receive a Conditional Receipt/Temporary Life Insurance Receipt.

Policy Number:		Name of Insured:		
Name of Bank:				
Street Address or P.O. E	Box:			
City:		_ State:	Zip Code:	
Type of Account:	Checking	Savings		
Routing Number:				
Account Number:				
Premium Frequency:	*Monthly (*Only	available by bank draft)	Quarterly	
	Semi-Annually		Annually	

Draft the initial premium - I understand that authorizing the drafting of the initial premium and providing the account information does not provide any life insurance coverage on myself or any applicant listed on the application for life insurance unless I have signed, dated and met the terms and conditions of the Protective Life Conditional Receipt Agreement/Temporary Life Insurance Receipt.

If the Company receives a Conditional/Temporary Receipt with this form your premium will be drafted immediately and you will be provided with conditional coverage subject to limited terms and conditions.

Variable life insurance premiums will not be deducted unless a policy is issued.

I request future drafts be made on the _____ (1st - 28th) day of the month.

Premium Payer - Depositor (Please Print)

Date

Signature

PLEASE INCLUDE A VOIDED CHECK WITH APPLICATION. IF THIS IS TO DRAFT FROM A BROKERAGE ACCOUNT, A VOIDED CHECK IS NOT NECESSARY. DO NOT USE STAPLES.

CONDITIONAL RECEIPT AGREEMENT

PREMIUM RECEIPT

This Conditional Receipt Agreement ("Agreement") contains the entire terms regarding conditional coverage. The Agreement provides a limited amount of insurance, for a limited period of time, subject to the terms provided hereafter. No Agent of Protective Life Insurance Company ("Company") can alter or waive any of the provisions of this Agreement. Furthermore, in no event will there be conditional coverage unless the first full premium required by the Company has been paid at the time of application.

Premium Amount Recei	ved: \$	
Method of Payment:	Check	Pre-Authorized Withdrawal
	Other	

The amount received is a conditional payment of the first premium for this insurance policy on the life of the

following Proposed Insured(s)

ALL PREMIUM CHECKS MUST BE MADE PAYABLE TO PROTECTIVE LIFE INSURANCE COMPANY.

DO NOT MAKE CHECKS PAYABLE TO THE AGENT OR LEAVE THE PAYEE BLANK. CASH, MONEY ORDERS AND CASHIER'S CHECKS WILL NOT BE ACCEPTED.

TERMS AND CONDITIONS

Amount of Coverage

If a premium has been accepted by the Company for an application of insurance and any person proposed for insurance in such application dies while this Agreement is in effect, the Company will pay, subject to the conditions and limitations contained herein, to the beneficiary designated in such application, the lesser of:

- (a) The amount of death benefit, if any, which would be payable under the policy covering the life or lives of the Proposed Insured(s) if issued as applied for under such application; or
- (b) The greater of (i) \$1,000,000 less the amount of death benefits due and payable by virtue of the Proposed Insured's death under any other policy, application, conditional receipt, or temporary life receipt with the Company, or (ii) \$50,000.

Date of Conditional Coverage

Conditional coverage will begin when the application is completed, a premium has been accepted, this Agreement has been completed and signed, and all the terms and conditions stated herein have been satisfied.

Limitations

Premium shall not be collected and this Agreement will not be effective if:

- (1) The Proposed Insured(s) is under 15 days of age or over age 80;
- (2) The Proposed Insured(s), within the past 90 days, has been admitted to a hospital or other medical facility, been advised by a member of the medical profession to be admitted, or had surgery performed or recommended;
- (3) Within the past two years, the Proposed Insured(s) has had treatment recommended by a member of the medical profession for heart trouble, stroke or cancer;
- (4) The Proposed Insured(s) has been rated or declined for insurance within the past five years; or
- (5) The Proposed Insured(s) intends to leave the United States within the next 60 days.

Termination and Refund of Premium

There shall be no insurance coverage under this Agreement and this Agreement shall be void if:

- (1) Premium payment is by check, and it is not honored by the drawee bank upon presentation;
- (2) Premium payment is by Pre-Authorized Withdrawal, and the deduction is not honored by the drawee bank;
- (3) If the application to which this Agreement was attached is not approved as applied for by the Company within ninety days from the date of its receipt;
- (4) There is a material misrepresentation in the answers to any questions or statements in the application; or
- (5) If any Proposed Insured(s) dies by suicide, while sane or insane.

If any of the above-listed conditions do occur, the Company's liability under this Agreement is limited to a refund of the premium payment made.

Effective Date of Coverage

Insurance issued based on the application will take effect on the latest of:

- (a) the date of the application;
- (b) the date requested in the application; or
- (c) the date of the last of any medical examinations or tests required under the rules and practices of the company.

Full life insurance coverage becomes effective when the policy is delivered and is governed by the policy contract. This Agreement will terminate when the policy contract is delivered.

Notice: You should retain a copy of this Agreement. The Original will be retained by the Company.

SIGNATURES:

I have read this agreement and declare that the answers are true to the best of my knowledge and belief. I understand and agree to the terms, conditions, and limitations of this Agreement.

Proposed Insured's Signature	Date	
Owner's Signature (if other than the Proposed Insured)	Date	
Joint Owner's Signature	Date	
Agent's Signature	Date	

CONDITIONAL RECEIPT AGREEMENT

PREMIUM RECEIPT

This Conditional Receipt Agreement ("Agreement") contains the entire terms regarding conditional coverage. The Agreement provides a limited amount of insurance, for a limited period of time, subject to the terms provided hereafter. No Agent of Protective Life Insurance Company ("Company") can alter or waive any of the provisions of this Agreement. Furthermore, in no event will there be conditional coverage unless the first full premium required by the Company has been paid at the time of application.

Premium Amount Receiv	/ed: \$	
Method of Payment:	Check	Pre-Authorized Withdrawal

The amount received is a conditional payment of the first premium for this insurance policy on the life of the

Other____

following Proposed Insured(s)

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TERMS AND CONDITIONS

Amount of Coverage

If a premium has been accepted by the Company for an application of insurance and any person proposed for insurance in such application dies while this Agreement is in effect, the Company will pay, subject to the conditions and limitations contained herein, to the beneficiary designated in such application, the lesser of:

- (a) The amount of death benefit, if any, which would be payable under the policy covering the life or lives of the Proposed Insured(s) if issued as applied for under such application; or
- (b) The greater of (i) \$1,000,000 less the amount of death benefits due and payable by virtue of the Proposed Insured's death under any other policy, application, conditional receipt, or temporary life receipt with the Company, or (ii) \$50,000.

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Conditional coverage will begin when the application is completed, a premium has been accepted, this Agreement has been completed and signed, and all the terms and conditions stated herein have been satisfied.

Limitations

Premium shall not be collected and this Agreement will not be effective if:

- (1) The Proposed Insured(s) is under 15 days of age or over age 80;
- (2) The Proposed Insured(s), within the past 90 days, has been admitted to a hospital or other medical facility, been advised by a member of the medical profession to be admitted, or had surgery performed or recommended;
- (3) Within the past two years, the Proposed Insured(s) has had treatment recommended by a member of the medical profession for heart trouble, stroke or cancer;
- (4) The Proposed Insured(s) has been rated or declined for insurance within the past five years; or
- (5) The Proposed Insured(s) intends to leave the United States within the next 60 days.

Termination and Refund of Premium

There shall be no insurance coverage under this Agreement and this Agreement shall be void if:

- (1) Premium payment is by check, and it is not honored by the drawee bank upon presentation;
- (2) Premium payment is by Pre-Authorized Withdrawal, and the deduction is not honored by the drawee bank;
- (3) If the application to which this Agreement was attached is not approved as applied for by the Company within ninety days from the date of its receipt;
- (4) There is a material misrepresentation in the answers to any questions or statements in the application; or
- (5) If any Proposed Insured(s) dies by suicide, while sane or insane.

If any of the above-listed conditions do occur, the Company's liability under this Agreement is limited to a refund of the premium payment made.

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Insurance issued based on the application will take effect on the latest of:

- (a) the date of the application;
- (b) the date requested in the application; or
- (c) the date of the last of any medical examinations or tests required under the rules and practices of the company.

Full life insurance coverage becomes effective when the policy is delivered and is governed by the policy contract. This Agreement will terminate when the policy contract is delivered.

Notice: You should retain a copy of this Agreement. The Original will be retained by the Company.

SIGNATURES:

I have read this agreement and declare that the answers are true to the best of my knowledge and belief. I understand and agree to the terms, conditions, and limitations of this Agreement.

Proposed Insured's Signature	Date	
Owner's Signature (if other than the Proposed Insured)	Date	
Joint Owner's Signature	Date	
Agent's Signature	Date	

PROTECTIVE LIFE INSURANCE COMPANY

P.O. Box 830619

Birmingham, AL 35283-0619

		LIFE INSURANCE II	LUSTRATION CERTIFICATION & ACKNOWLEDGEMENT	
	•	illustration is not submitted for one of the i	ne Application for Life Insurance if a signed easons set forth below. application signed date in restricted states.	
1.	PR	OPOSED INSURED (please print)		
	Firs	st, Middle, Last Name:		
	Soc	cial Security Number:	Date of Birth (<i>mm/dd/yyyy</i>):	
2.	OW	INER (if other than Proposed Insured)		
	Firs	st, Middle, Last Name:		
3.	AG	ENT/REPRESENTATIVE (please print)		
	Firs	st, Middle, Last Name:		
	Age	ent/Representative Number:	BGA Name <i>(if applicable)</i> :	
4.		ECTRONIC ILLUSTRATION DATA – Complete this responding printed copy is provided.	section if an electronic illustration is presented and no	
	Ger	nder Class:	Initial Death Benefit:	
	Dat	e of Birth (<i>mm/dd/yyyy</i>):	Premium Amount Illustrated:	
	Und	derwriting Class:		
	Pla	n Type:	Number of Policy Years Illustrated:	
Product Name:		duct Name:		
Policy Form Number:		icy Form Number:	_ Non-Guaranteed Illustrated Interest Rate:%	
	Rid	er(s):	Alternate Indexed Interest Rate:% (for Indexed Products)	
l, the	e Ap	plicant, hereby acknowledge that (check only on	e):	
		No policy illustration was provided to me and I under issued will be provided no later than the time the po	erstand that a policy illustration conforming to the policy as licy is delivered.	
		illustration conforming to the policy as issued will be	stration shown to me, and I understand that a policy provided no later than at the time the policy is delivered.	
			s based on the personal and policy information shown on this prming to the policy as issued will be provided no later than at printed copy was provided.	
Appl	ican	t Signature: X	Date:	
		ent/Representative, hereby certify that (check on No illustration was used in the sale of the life insura	ly one):	
		The life insurance applied for is other than as show	n in the policy illustration.	
	□ I displayed a complete electronic illustration to the proposed insured that was based on the personal and policy information shown on this form. I further certify that the policy illustration complies with applicable state requirements and that no corresponding printed copy was provided.			
Agei	nt/Re	epresentative Signature: X	Date:	
A SIGNED COPY MUST BE PROVIDED TO THE APPLICANT AND TO THE COMPANY See Page 2 for State Specific Disclosures				
PLX	-588	-	1 of 2 10/18	

REQUIRED CALIFORNIA DISCLOSURE – For Universal Life Policies with No-Lapse Guarantees

This policy is guaranteed to stay in force for a specified number of years as long as you meet the requirements of the Policy, including the Minimum Monthly Premium provision found in the policy contract. This provision is also known as a no-lapse guarantee, and a general description of the provision is included in the Narrative Summary section of the Basic Illustration.

While this policy provides a no-lapse guarantee, it may provide nonforfeiture benefits, such as cash surrender values, which are less than those that would be provided if the guarantee were issued as a separate policy, such as a term policy. If a separate term policy has higher nonforfeiture benefits, the premiums for the separate policy might be higher than the premiums for the no-lapse guarantee provided in this policy. Therefore, when considering the purchase of this policy, you should compare the value of higher nonforfeiture benefits, such as cash surrender values, versus the premiums required to keep your insurance coverage in force.

REQUIRED SOUTH CAROLINA DISCLOSURE – For Universal Life Policies with No-Lapse Guarantees

If there is no policy debt or partial surrenders, this policy is guaranteed to stay in force during the no lapse period as long as you have paid the required minimum premiums. This guarantee could be provided by a separate policy (such as a term policy). However, the nonforfeiture benefits (such as cash surrender value) in this policy may be significantly less valuable than those provided by the separate policy. So, if you fail to pay a premium within a specified period of time from its due date or otherwise cause this policy to terminate early, the benefits paid to you upon termination could be much less than would customarily be paid if provided by the separate policy.

When thinking about purchasing this policy, you should consider the tradeoff you may be making between having significantly smaller nonforfeiture benefits (such as a cash surrender value) available to you upon surrender of the policy versus the reduction in premium, if any, you may receive for not having these benefits.