

Producer Contracting Package

For Appointment with Liberty Life Insurance Company

Thank you for your interest in becoming contracted and appointed with Liberty Life Insurance Company! To ensure that we are able to process your Contracting Package as quickly as possible, please follow these simple steps.

1. Answer the following:

a: Is the producer "licensed-only" and assigning 100% of their commissions?

☐ Yes

☐ No

b: Should commissions on **life products** be:

☐ Advanced

☐ As-Earned

2. Please read all of the documents in the package carefully, as well as the Guide for Doing Business with RBC Insurance.

3. Complete each of the forms within the package and fax to RBC Producer Administration at: 864-609-3118.

Contracting Checklist:

- ☐ Producer Application for Appointment signed and dated by the agent.
All questions must be answered. If any are answered "yes," please provide a statement of explanation.
- ☐ Consent and Authorization Form signed and dated by the agent.
- ☐ Producer/Marketing Organization Agreement signed and dated by the agent.
- ☐ Override Commission Requirements and Certification Form signed and dated by the Agent. For an agency, form must be signed and dated by the Principal of the agency.
- ☐ Sales Practices Acknowledgement for RBC *ExpressTERM* Appointment signed and dated by the agent.
- ☐ Authorization for Automatic Pay Deposit form signed and dated by the agent.
Voided check must be attached. We will not accept deposit slips.
- ☐ Review the Producer Solicitation Chart to find out when you may begin soliciting RBC Insurance products.

Please Note: Any missing or incomplete documents may extend the contracting process.

RBC Insurance® is the brand name for Liberty Life Insurance Company, a part of the global insurance operations of Royal Bank of Canada.





RBC Insurance®

PRODUCER APPLICATION FOR APPOINTMENT

Liberty Life Insurance Company PO Box 1389 Greenville, SC 29602-1389

Phone: 1-800-234-5514 Fax: 1-864-609-3118

To be contracted as: ☐ Individual ☐ Corporation / Agency / Partnership ☐ Both

Application Submitted w/Appointment Form? ☐ Yes ☐ No App Sign State: _____ App Sign Date: _____

(App may be submitted with appointment request only in immediate states listed on attached state grid)

Commissions paid to: ☐ Individual ☐ Agency (Note: If commissions are paid to the Agency, the Agency must be appointed and attach an Assignment Form)

PERSONAL INFORMATION

Agent Name: _____

First, Middle, Last - As it appears on license

Date of Birth: _____ SSN: _____ E-mail: _____

Home Address: _____ City: _____ State: _____ Zip: _____

Mailing Address: _____ City: _____ State: _____ Zip: _____

(All correspondence will be mailed to this address.)

Home Phone: _____ Business Phone: _____ Fax: _____

Mother's Maiden Name (Needed for enrollment to access policy information online): _____

AGENCY INFORMATION (Complete this section if requesting Agency Appointment)

Agency Name: _____ Federal Tax ID #: _____

As it appears on license

Address: _____ City: _____ State: _____ Zip: _____

Business Phone: _____ Fax: _____

Licensing Contact E-mail: _____

Qualified Officer for Agency: _____

LICENSING AND APPOINTMENT INFORMATION

☐ Resident State Appointment: _____ License Number: _____

☐ Non-Resident State Appointment(s): _____

Check this box if you are requesting non-resident appointment(s). List the states you are requesting appointments and attach a separate sheet listing all states if necessary.

ADDITIONAL INFORMATION

	YES	NO
1. Have you ever been convicted of, pled no contest (nolo contendere) to, or been put on probation for any crime, including any driving offenses other than a speeding ticket?	<input type="checkbox"/>	<input type="checkbox"/>
Are you currently charged with committing a crime, including any driving offenses other than a speeding ticket? An affirmative answer to either of the above questions does not necessarily mean a denial of your request for appointment with RBC Insurance.	<input type="checkbox"/>	<input type="checkbox"/>
If you have a felony conviction, have you applied for a waiver as required by 18 USC 1033?	<input type="checkbox"/>	<input type="checkbox"/>
If so, was that waiver granted? (Attach copy of 1033 waiver approved by home state.)		
If you answer yes to any of the above questions , you must attach the pertinent items listed below to this application. Failure to do so may result in your request for appointment being denied. a) A written statement explaining the circumstances of each incident, b) A certified copy of the charging document, and c) A certified copy of the official document which demonstrates the resolution of the charges or any final judgement.	<input type="checkbox"/>	<input type="checkbox"/>

		YES	NO
2.	Have you or any business in which you are or were an agent, owner, partner, officer or director, ever been involved in or fined as a result of an administrative proceeding regarding any professional or occupational license, including but not limited to insurance and securities license? If you answer yes, you must attach to this application: a) A written statement identifying the type of license and explaining the circumstances of each incident, b) A certified copy of the Notice of Hearing or other document that states the charges and allegations, and c) A certified copy of the official document which demonstrates the resolution of the charges or any final judgment.	<input type="checkbox"/>	<input type="checkbox"/>
3.	Even if disputed by you, do you have an outstanding negative balance with an insurance carrier or agency, or has any demand ever been made or judgement rendered against you for overdue monies by an insurer, insured or producer and have you been subject to a bankruptcy proceeding in the past seven years? If you answer yes, submit a statement summarizing the details of the indebtedness and arrangements for repayment, type and location of bankruptcy along with a copy of bankruptcy discharge papers.	<input type="checkbox"/>	<input type="checkbox"/>
4.	Have you been notified by any jurisdiction to which you are applying of any delinquent tax obligation that is not the subject of a repayment agreement? If you answer yes, identify the jurisdiction(s): _____	<input type="checkbox"/>	<input type="checkbox"/>
5.	Are you currently a party to, or have you ever been found liable in, any lawsuit or arbitration proceeding involving allegations of fraud, misappropriation or conversion of funds, misrepresentation or breach of fiduciary duty? If you answer yes, you must attach to this application: a) A written statement summarizing the details of each incident, b) A certified copy of the Petition, Complaint or other document that commenced the lawsuit or arbitration, and c) A certified copy of the official document which demonstrates the resolution of the charges or any final judgment.	<input type="checkbox"/>	<input type="checkbox"/>
6.	Have you or any business in which you are or were an owner, partner, officer or director ever had an insurance agency contract or any other business relationship with an insurance company terminated? If you answer yes, you must attach to this application: a) A written statement summarizing the details of each incident and explaining why you feel this incident should not prevent you from receiving an appointment with Liberty Life Insurance Company, and b) Certified copies of all relevant documents.	<input type="checkbox"/>	<input type="checkbox"/>
7.	Have you completed Anti-Money Laundering (AML) training through LIMRA? If so, please enter the date of completion: _____ (If you have not completed AML training through LIMRA, please refer to the "Terms, Conditions and Guide for Doing Business with RBC Insurance in the U.S." for a description of AML requirements including alternative training methods.)	<input type="checkbox"/>	<input type="checkbox"/>

I hereby certify that I have reviewed this Application for Appointment and that the information is true, correct and complete. **If any information given to obtain or maintain an appointment is found to be incorrect or incomplete, it will be grounds for rejecting the application or for termination of my appointment.** I have reviewed the "Terms, Conditions and Guide for Doing Business with RBC Insurance in the U.S." including the Contracting and Appointment standards and believe I meet the standards required by the Company. Liberty Life Insurance Company retains sole authority to terminate any appointments subject to applicable laws and regulations.

X _____ Date: _____

Name (Print): _____ SSN: _____



You have applied to Liberty Life Insurance Company (RBC Insurance®) for appointment to sell insurance as a representative or are currently under contract to sell insurance as a representative for RBC Insurance. In connection with your appointment application, RBC Insurance will obtain one or more consumer reports and/or investigative reports from a consumer-reporting agency for the purpose of evaluating your qualifications for being appointed as an insurance producer with RBC Insurance. Such report may contain information bearing on your credit worthiness, character, general reputation, and personal characteristics obtained from public records sources, references supplied by you, and interviews with your neighbors, friends, acquaintances and previous employers. RBC Insurance may also access school, financial institution, National Insurance Producer Registry, law enforcement and other government agency records pertaining to you. You have the right to receive, upon written request, additional disclosures regarding the nature and scope of the investigation and a summary of your rights under the Fair Credit Reporting Act.

I understand that a consumer and/or investigative report will be obtained as described above, and authorize the release of such information to RBC Insurance without restriction or qualification. Facsimile and photocopies of this authorization may be accepted with the same authority as the original, and I specifically waive any notice from any present or former employer who may provide information based on this authorization. I further authorize RBC Insurance to use my social security number in its files pertaining to me for Income Tax and identification purposes.

These authorizations shall be valid until revoked in writing by the Applicant, or until the Applicant's appointment with RBC Insurance is terminated, or 12 months after the Applicant ceases to receive any commission earnings from or through RBC Insurance, whichever occurs first.

X _____ Date: _____
Name (Print): _____ SSN: _____

**PRODUCER/MARKETING ORGANIZATION AGREEMENT**

Liberty Life Insurance Company PO Box 1389 Greenville, SC 29602-1389

Phone: 1-800-234-5514 Fax: 1-864-609-3118

Name: _____	Check One:
Address: _____	<input type="checkbox"/> Producer/Agent
	<input type="checkbox"/> Marketing Organization

This agreement is between LIBERTY LIFE INSURANCE COMPANY, a South Carolina corporation (the "Company") and the above named producer or marketing organization ("You"). The parties agree as follows:

Authority. (a) The Company authorizes You to perform the following acts, provided they are performed in accordance with the Company's rules and procedures and applicable law:

- (1) solicit and submit applications for the insurance products set forth in the Commission Schedules to this agreement (the "Products"), provided You are licensed and appointed by the Company, personally or through licensed and appointed agents as appropriate, to solicit the Products;
- (2) collect initial premium payments for Products solicited by You through checks (or other payment methods as prescribed by the Company) made payable to the Company;
- (3) promptly deliver contracts for Products ("Contracts") when all requirements for delivery as prescribed by the Company have been met;
- (4) service Contract owners; and
- (5) recruit and recommend licensed agents for appointment with the Company.

(b) You may exercise this authority only in jurisdictions in which the Company is licensed to transact business, the Products are available, and You are licensed and appointed with the Company. The Company may appoint other agents in this same territory and has the right, either directly or through other agents, to sell, solicit or negotiate other products and services to customers whose policies were written by You. In all respects, Your relationship with the Company in Your performance of acts under this agreement is that of an independent contractor and not an employee. You have no power or authority to represent the Company other than as expressly granted by the Company in this agreement. You have no authority to and shall not attempt to:

- (1) alter, modify, waive or change any of the terms, rates, or conditions of the Company's policies, contracts, or forms or extend the time for paying any premiums to the Company or bind the Company by making any promises about any policy benefits;
- (2) receive any money due or to become due to the Company, except in exchange for a printed receipt as authorized by the Company;
- (3) pay, offer, or permit any rebate of premium as an inducement to any person to purchase any Company product.

Duties. You shall fully comply with all applicable local, state, and federal laws, rules, and regulations governing Your activities under this agreement. When acting on behalf of the Company, You shall adhere to the terms, policies, and procedures set forth in the Company's publication, "Terms and Conditions for Doing Business with RBC Insurance in the U.S.", which is hereby incorporated in this agreement and may be amended by the Company at any time. The Company will publish an updated version on its website from time to time. It is Your responsibility to periodically check the Company's web site for updates. You shall not advertise, create, use, or publish the Company's name, logos, trademarks, rates, products, or services without the Company's prior written consent. Your use of the Company's service marks, trademarks, and trade names does not confer a license or ownership rights to You. You shall not issue a press release regarding the parties' execution of this agreement, or otherwise publicize the parties' agreement, without the Company's prior written consent.

Compensation. (a) The Company shall pay You compensation in accordance with the Commission Schedules. The Company may revise the Commission Schedules at any time upon written notice to You. Any change to the Commission Schedules does not apply to Contracts effective before the effective date of the change. The commissions payable under this agreement are compensation in full for all services performed and all expenses incurred by You. The Company may charge back commissions received by You in accordance with the Commission Schedules. You shall repay to the Company unpaid chargebacks attributable to You and your employees. In addition to any other available remedies, the Company may apply any compensation payable to You against any debt owed by You to the Company. The Company may charge interest up to the legal rate on any debt owed by You to the Company.

All payments toward a debt owed to the Company will be applied first to interest and then to principal. You shall pay all costs and expenses incurred by the Company in recovering any amount owed by You, including attorney's fees and court costs, if any. The amount of these costs and expenses are to be added to the principal balance of Your debt to the Company. The terms of this subsection are to survive termination of this agreement.

(b) No assignment of commissions or other compensation under this agreement is valid unless it is made in accordance with applicable state insurance laws and regulations and unless the Company authorizes and acknowledges it in writing. The Company assumes no responsibility for the validity or sufficiency of any assignment made by You.

Indemnification. (a) "Indemnifiable Losses" means the aggregate of Losses and Litigation Expenses. "Litigation Expense" means any court filing fee, court cost, arbitration fee or cost, witness fee, and each other fee and cost of investigating and defending or asserting a claim for indemnification under this section, including, without limitation, in each case, attorneys' fees, other professionals' fees, and disbursements. "Loss" means any liability, loss, claim, settlement payment, cost and expense, interest, award, judgment, damages (including punitive damages), diminution in value, fines, fees and penalties or other charge, other than a Litigation Expense. "Third Party Claim" means a claim, action, suit, or proceeding brought by a third party against the Company.

(b) You shall indemnify the Company against all Indemnifiable Losses arising out of or relating to the actual or alleged:

- (1) inaccuracy of any of Your representations in this agreement;
- (2) breach by You of any warranty or covenant in this agreement;
- (3) violation of any applicable insurance law or regulation by You and/or Your employees; and
- (4) any negligent, reckless or intentional act or omission of You and/or Your employees.

(c) The Company shall promptly notify You in writing of any claim, event or fact that may give rise to a claim by the Company against You based on this agreement, stating the nature and basis of the claim, event or fact and the amount, to the extent known, provided that the failure to notify You will not relieve You from any liability under this section, except to the extent that You are damaged as a result of the failure to give that notice. The Company has the sole right to control the defense of the Third Party Claim. After sending You notice of a Third Party Claim, the Company may contest the Third Party Claim as it determines or make a reasonable payment, settlement, or compromise of the Third Party Claim. You shall pay for the reasonable Litigation Expenses incurred by the Company in defense of a Third Party Claim. Reasonableness for purposes of Litigation Expenses and payments, settlements, or compromises is to be determined by all of the circumstances surrounding the claim, including without limitation the nature of the claim, the amount of the claim, and the jurisdictions involved. This indemnification is in addition to any liability You may otherwise have. The terms of this section are to survive termination of this agreement.

Damages; Remedies. Except for a breach of the confidentiality covenants of this agreement, neither party is liable to the other for any special, indirect, or consequential damages arising out of or related to this agreement. Any remedy provided in this agreement is cumulative and not exclusive of any and all other rights and remedies available at law or in equity. The terms of this section are to survive termination of this agreement.

The Company's Property. All materials supplied to You by or on behalf of the Company, in whatever form, including without limitation, manuals, forms, supplies, sales brochures, software, policyholder records, or lists of policy owners or insured persons, belong to the Company. You shall not share that property, or any copies or derivatives of that property, or divulge the information contained within it to any third party without the prior written consent of the Company. Upon termination of this agreement, You shall promptly deliver that property to the Company. While You are in possession of that property, You shall not use that property for any purpose except its performance under this agreement. You represent and covenant that you have and shall maintain all necessary licenses for all computer hardware, software, materials, and business processes You use in Your performance under this agreement.

Books and Records. You shall keep the records related to business produced under this agreement as may be required by the Company and as required under applicable laws and regulations. You shall make all accounts, correspondence, or other records pertaining to Your performance under this agreement available for inspection by the Company or its representative during business hours.

Errors and Omissions Coverage. You shall maintain, at Your own expense, errors and omissions insurance with deductibles and minimum limits as published from time to time by the Company, covering Your activities under this agreement. You shall deliver to the Company a certificate of insurance evidencing the above insurance coverage upon the Company's request.

Term; Termination. (a) This agreement is to continue until terminated as provided in this section. The Company, You may terminate this agreement upon 30 days written notice to the other party or parties.

(b) This agreement terminates upon Your dissolution or liquidation, Your death (if You are a natural person), or (if You are a partnership) the death of any partner of the partnership. Either party may terminate this agreement upon written notice to the other party if the other party:

- (1) becomes bankrupt or insolvent;
- (2) is disqualified or suspended to do business under any applicable state or federal law where that party's ability to perform its duties under this agreement is materially impaired;
- (3) commits an act of fraud, dishonesty, misrepresentation or conversion of funds relating to this agreement;
- (4) commits a material breach of this agreement; or
- (5) commits a material violation of any federal, state, or local law or regulation applicable to insurance business.

(c) If this agreement is terminated under the paragraph (a) of this section, the Company shall continue to compensate You for Contracts issued as a result of applications submitted prior to the date of termination. If this agreement terminates under the paragraph (b) of this section, commissions will immediately cease and the Company will not be liable to You for further compensation under this agreement.

No Waiver. No provision of this agreement may be waived, except in writing executed by the party against whom the waiver is sought to be enforced. No failure or delay in exercising any right or remedy or requiring the satisfaction of any condition under this agreement, and no course of dealing between the parties, operates as a waiver or estoppel of any right, remedy, or condition. A waiver made in writing on one occasion is effective only in that instance and only for the purpose that it is given and is not to be construed as a waiver on any future occasion or against any other person.

Severability. If any provision of this agreement is determined to be invalid, illegal, or unenforceable, the remaining provisions of this agreement remain in full force if the essential terms and conditions of this agreement for each party remain valid, binding, and enforceable.

Governing Law. The laws of the State of South Carolina (without giving effect to its conflicts of law principles) govern all matters arising out of or relating to this agreement and the relationship of the parties.

Assignment. You shall not assign Your rights or delegate Your performance under this agreement without the express written consent of the Company. Any purported assignment of rights or delegation of performance in violation of this section is void. If You validly assign Your rights in accordance with this section, a contemporaneous delegation is deemed to have occurred and that assignee is deemed to have assumed Your performance obligations in favor of the Company, except if in either instance there is evidence to the contrary.

Notices. The parties shall provide all notices, requests, demands, or other communications under this agreement (each being a "Notice") in writing to the last known address of the party on file with the other party, if different from the address appearing in this agreement. If a Notice is delivered by mail, it is deemed to have been received upon the earlier of receipt or five days after being deposited in the mail.

Entire Agreement. This agreement, the attached schedules, and any attached addenda constitute the final agreement between the parties. It is the exclusive expression of the parties' agreement on the matters contained in this agreement. All prior and contemporaneous negotiations and agreements between the parties on the matters contained in this agreement are expressly merged into and superseded by this agreement. The provisions of this agreement may not be explained, supplemented, or qualified through evidence of trade usage or a prior course of dealings. The parties may amend this agreement only by a written agreement of the parties, except that the Commission Schedules may be revised as stated in this agreement.

This agreement is effective on the date signed by the Company.

PRODUCER/AGENT/MARKETING ORGANIZATION

X _____

Name (Print): _____ Date: _____

Title: _____ SSN: _____

LIBERTY LIFE INSURANCE COMPANY

By: _____ Date: _____



RBC Insurance®

**VERRIDE COMMISSION
REQUIREMENTS AND CERTIFICATION**

Liberty Life Insurance Company PO Box 1389 Greenville, SC 29602-1389 Phone: 1-800-234-5514 Fax: 1-864-609-3118

Please answer the following questions.

1. Are you filling out this form on behalf of an agency or as an individual producer?

- ☐ Agency
☐ Individual Producer
☐ Both

2. Will you be recruiting downline agents?

- ☐ No
☐ Yes

3. **For individual producers:** Will any insurance entity be directly involved in selling, soliciting, or negotiating insurance to your clients? Directly involved means that the agency is seen by the client to be involved in the sale through a sales presentation, business card, sign on a building, sales materials, etc.

- ☐ No
☐ Yes. What is the name of the agency? _____

Please read the following two options and check the option that applies to your situation.

☐ **OPTION A**

For an individual agent or the principal officer of an agency that will NOT be recruiting downline agents:

You may not sell, solicit, or negotiate under an agency's name if that agency does not hold a proper license in the state in which you are soliciting. You may not assign your commissions to an agent or agency that does not hold a license in the states referenced above where RBC Insurance requires a license to pay override commissions.

☐ **OPTION B**

For all agencies, principals of agencies, and for any individual who will be recruiting downline agents and who will be receiving override commissions:

- You cannot be directly involved in the sale, solicitation, or negotiation of insurance in a state in which you do not hold an active license.
- In certain states, RBC Insurance will permit payment of commissions to unlicensed individuals or business entities not directly involved in the sale, solicitation or negotiation of the insurance contract. However, there are several states that require a license in order to receive override commissions on business sold in those states, even if the individual or business entity was not directly involved in the sale, solicitation, or negotiation of an insurance contract. RBC Insurance requires a license to pay override commissions in the following states: **Alabama, Florida, Georgia, Kentucky, Mississippi, Montana, New Hampshire, New Jersey, New Mexico, Nevada, Pennsylvania, South Carolina, South Dakota, Virginia, and West Virginia.**

If your status changes in the future you must notify RBC Producer Administration of the change.

I hereby certify that I understand the above requirements and that to the best of my knowledge the information I have provided is accurate.

X _____

Date: _____

Name (Print): _____ SSN: _____

WHAT IS SELLING, SOLICITING AND NEGOTIATING?

The Producer Licensing Model Act (PLMA) and those states adopting the PLMA define these terms as follows:

Sell - means to exchange a contract of insurance by any means, for money or its equivalent, on behalf of any insurance company.

An example of this definition:

- To indicate that requested coverage is or will be bound or issued
- To bind coverage
- To complete an application for insurance and submit it to a carrier

Solicit - means attempting to sell insurance or asking or urging a person to apply for a particular kind of insurance from a particular company.

An example of this definition:

- To disseminate information as to rates secured by reference to a published or printed list or computer database of standard rates

Negotiate - means the act of conferring directly with or offering advice directly to a purchaser or prospective purchaser of a particular contract of insurance concerning any of the substantive benefits, terms or conditions of the contract, provided that the person engaged in that act either sells insurance or obtains insurance from insurers for purchasers.

An example of this definition:

- To explain, discuss, or interpret coverage, analyze exposures or policies, or give opinions or recommendations as to coverage
- To discuss the effect of age, health or other risk-related conditions of the prospective policyholder
- To counsel, urge or advise any prospective purchaser to buy a particular policy or to insure with a particular company

**ASSIGNMENT OF COMMISSION**

Liberty Life Insurance Company PO Box 1389 Greenville, SC 29602-1389

Phone: 1-800-234-5514 Fax: 1-864-609-3118

Instructions:

1. Complete the authorization form below.
2. Submit the completed form along with other contracting documents to RBC Producer Administration.

ASSIGNOR:

(Assigning Commissions)

Agent Name_____
Agent Number (if applicable)_____
Assignor's SSN**ASSIGNEE:**

(Receiving Commissions)

Agency Name_____
Agency Number

For good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned, as the Releasor/Assignor designated above, does hereby release all right, title and interest in and to all commissions and other compensation, if any, which are now or may become due and payable to the undersigned by Liberty Life Insurance Company (RBC Insurance), between the undersigned and the Releasee/Assignee designated above, and further assigns, transfers and sets over to said Releasee/Assignee all right, title and interest in and to all such commissions and other compensation, if any, acquired by the Releasor/Assignor under said Assignment of Commission.

The further assignment made herein is subject to all rights of lien which RBC Insurance may have or be entitled to upon such commissions and other compensation, whether for present or future indebtedness. Any payment of commissions or other compensation by RBC Insurance to the Releasee/Assignee pursuant to this Further Assignment shall fully and completely discharge and release RBC Insurance from any and all rights, claims and causes of action of the Releasor/Assignor for, or related in any way to, said commissions or compensation, and RBC Insurance shall not be bound in any way to see to the application of said commissions or compensation. This Release and Further Assignment of Commission is absolute and irrevocable.

X Witness Signature: _____ Date: _____

X Assignor Signature: _____ Date: _____

ACKNOWLEDGEMENT

RBC Insurance acknowledges receipt of a signed copy of this Assignment, which has been filed at its Administrative Office and consents to said assignment, subject to all rights of lien security and indemnification, which it may have.

RBC Insurance

X _____ Date: _____

Title: _____

**SALES PRACTICES ACKNOWLEDGEMENT
FOR RBC EXPRESSTERM APPOINTMENT**

Liberty Life Insurance Company PO Box 1389 Greenville, SC 29602-1389 Phone: 1-800-234-5514 Fax: 1-864-609-3118

INTRODUCTION TO RBC ExpressTERM

RBC ExpressTERM delivers quality term life insurance with convenience, speed and simplicity. In a brief session of about 15 minutes an applicant can get a quote, apply, sign and have a policy issued. With no medical exam - applicants answer just a few health questions - RBC ExpressTERM fills an important niche for agents and clients who want to meet specific insurance needs with maximum speed and minimum hassle.

The unique nature of the RBC ExpressTERM value proposition and online environment of the sales experience require special attention to several important factors to ensure that sales are conducted in a way that protects the rights and interests of agents, applicants and the insurer. **This acknowledgement is designed to give you an understanding of these important sales practices and to record your agreement to comply with them.**

PRODUCT HIGHLIGHTS

- Online application, signature and policy delivery in about 15 minutes
- No medical exam - just a few health questions
- Coverage from \$25,000 to \$250,000 (\$200,000 in ME, MN)
- 10, 15, 20 and 30-year term options
- Optional Accidental Death and Child riders
- Credit card or monthly bank draft payment options

THE RIGHT CUSTOMER FOR RBC EXPRESSTERM

RBC ExpressTERM can become an important offering in your term life portfolio. However, misunderstanding or misuse can cause difficulty or frustration for both agents and their customers. Here are some principles to keep in mind when evaluating if an opportunity is a good fit or not.

Good Fit

- Simple or single insurance needs
- Younger applicants
- Good to excellent health
- Value speed and convenience over low cost
- Desire minimum underwriting hassles

Questionable Fit

- Multiple or complex insurance needs
- Value low cost over speed and convenience
- Questionable or impaired health history
- Prefer routine underwriting

PRODUCT BUNDLING

RBC ExpressTERM is an individual term life insurance plan. It **MUST BE** advertised, offered, quoted and applied for as distinct from any other health insurance, life insurance or non-insurance product or service offering and **MAY NOT** be "bundled" with any other such offering.

FRAUD PREVENTION

As an appointee of Liberty Life Insurance Company, you must agree to adhere to the following practices when selling RBC ExpressTERM:

- You **must interview the proposed insured directly**, not someone acting on their behalf.
- The **owner, insured and payer must be the same person** at the time of application and issue. (Other arrangements may be made through customer service once the policy is issued. However, post issue changes should not be used to circumvent our guidelines or applicable law, such as regarding Stranger Owned Life Insurance.)
- The application **underwriting questions must be read verbatim** to the proposed insured and the **answers must be accurately recorded**.
- The e-mail address provided by the applicant for e-signature and correspondence **must be accessible to the proposed insured**. Never use your own e-mail address or one the applicant does not have access to.

ACKNOWLEDGEMENT

- I have read and agree to comply with the sales practices outlined in this acknowledgement.
- I have received product training and/or will engage in the training opportunities available to me prior to any sales activities for RBC ExpressTERM. I understand I can access training and additional product information on the RBC ExpressTERM Web site.
- If I fail to comply with the sales practices outlined herein, I understand that Liberty Life Insurance Company has the right terminate my appointment to sell RBC ExpressTERM.

X _____

Date: _____

Agent Name (Print): _____ SSN: _____



RBC Insurance®

AUTHORIZATION FOR AUTOMATIC PAY DEPOSIT

Liberty Life Insurance Company PO Box 1389 Greenville, SC 29602-1389 Phone: 1-800-234-5514 Fax: 1-864-609-3118

Instructions:

1. Complete the authorization form below.
2. Attach a voided check to this form.
3. Submit the completed form to RBC Producer Administration.

Agent Number (if applicable): _____

Name: _____

SSN: _____

AUTHORIZATION

☐ I hereby authorize RBC Insurance to:

☐ Start ☐ Stop

Depositing my net earning on all payrolls into my checking and/or savings account (see below).

ACCOUNT CHANGES

My net earnings are now being deposited.

☐ Please change my bank, checking and/or saving account number shown below.

BANK INFORMATION

Name of Bank: _____

City: _____

State: _____

Zip Code: _____

Bank No. _____

Account No. _____

☐ Checking ☐ Savings

Attach VOIDED check here.

I understand that all entries initiated are governed by the rules of the Mid-America Payment Exchange and I am bound by those rules. In the event that an entry is incorrectly initiated to my account, I also authorize Liberty Life Insurance Company to initiate a reversing entry. This authorization may be discontinued by my written request or upon termination.

X _____

Date: _____



PRODUCER SOLICITATION CHART

Liberty Life Insurance Company

State	Immediate	Restricted	Comments
AK	X		
AL		X	"Restricted" means that a producer may not solicit the Company's products prior to receiving permission from the Company.
AR	X		
AZ	X		
CA		X	Restricted for Annuities Only: agent selling annuities must be compliant with the state-mandated annuity training before writing and submitting annuity business.
	X		For life sales only.
CO	X		
CT	X		
DC	X		
DE	X		
FL	X		
GA	X		
HI	X		
IA		X	Restricted for Index Annuities Only: producers in Iowa are considered "restricted" for indexed annuity and indexed life sales until the company receives proof that the state-mandated CE requirement has been satisfied.
	X		For fixed annuity and life sales only.
ID	X		
IL	X		
IN	X		
KS	X*		*Conditionally Immediate: strict regulatory time frames dictate that any initial application must be forwarded to us within 5 days of the date the application was signed by the applicant. If not appointed prior to solicitation, an appointed agent must submit an authorization letter with the application.
KY	X*		*Conditionally Immediate: strict regulatory time frames dictate that any initial application must be forwarded to us within 5 days of the date the application was signed by the applicant. Producer must suspend solicitations if DOI hasn't given approval within 15 days of the date the first RBC Insurance application was signed by an applicant.
LA	X		
MA	X		
MD	X		
ME	X		
MI	X		
MN	X		
MO	X		
MS	X		
MT		X	"Restricted" means that a producer may not solicit the Company's products prior to receiving permission from the Company.
NC	X		
ND	X		
NE	X		
NJ	X		
NM	X		

State	Immediate	Restricted	Comments
NV	X		
OH	X		
OK		X	Restricted for Annuities Only: an agent licensed after 7/14/2010 and contracted to sell annuity products must be compliant with the state-mandated annuity suitability training before writing and submitting annuity business. All agents licensed prior to 7/15/2010 must meet the state mandated training requirement prior to 7/15/2011.
	X		For life sales only.
OR	X		
PA	X*		*Conditionally Immediate: strict regulatory time frames dictate that any initial application must be forwarded to us within 5 days of the date the application was signed by the applicant.
RI	X		
SC	X		
SD	X		
TN	X		
TX		X	Restricted for Annuities Only: an agent licensed on or after 4/1/2010 and contracted to sell annuity products must be compliant with the state-mandated annuity suitability training before selling, soliciting or negotiating a contract for an annuity or representing an insurer in relation to an annuity. All agents licensed prior to 4/1/2010 must complete the state mandated training requirement prior to their next license renewal date. For further details refer to the state Web site.
	X*		*Conditionally Immediate: strict regulatory time frames dictate that any initial application must be forwarded to us within 5 days of the date the application was signed by the applicant.
UT	X		
VA	X*		*Conditionally Immediate: strict regulatory time frames dictate that any initial application must be forwarded to us within 5 days of the date the application was signed by the applicant.
VT	X		
WA	X*		*Conditionally Immediate: strict regulatory time frames dictate that any initial application must be forwarded to us within 5 days of the the date the application was signed by the applicant.
WI		X	Restricted for Annuities Only: an agent licensed on or after 5/1/2011 and contracted to sell annuity products must be compliant with the state-mandated annuity suitability training prior to soliciting annuity business. Agents licensed prior to 5/1/2011 must complete the state mandated training requirement prior to 11/1/2011.
	X*		*Conditionally Immediate: strict regulatory time frames dictate that any initial application must be forwarded to us within 5 days of the date the application was signed by the applicant.
WV	X		
WY	X		

"Immediate" means that a producer may solicit the Company's products prior to being appointed. If the producer is not appointed prior to solicitation, the producer must submit the appointment paperwork to the Company at the same time the initial life insurance or annuity application is submitted. (Note: Producers in Iowa are considered "restricted" for indexed annuity and indexed life sales, until the company receives proof that the state-mandated CE requirement has been satisfied.) **It is critical that producers meet the Company's Contracting and Appointing Standards as referenced on page 2 prior to submitting business with the Company.** Requests for appointments in "Immediate" states prior to the submission of an application will be acknowledged with a welcome letter from our Producer Administration department and an agent number will be assigned. **RBC Insurance does not finalize appointment with the state until the producer's first application is received. Appointment with RBC is dependent upon a successful background check.** **"Restricted"** means that a producer may not solicit the Company's products prior to receiving permission from the Company. All states are considered "Restricted" for RBC ExpressTERM Call Center Producers. These producers cannot solicit this line of business until they receive confirmation of authority from the Company. Requests for appointments in "Restricted" states (Alabama and Montana resident and non-resident) are required prior to the submission of an application. Please let us know on the contracting paperwork if the producer is licensed and plans to sell RBC Insurance products in these states and we will initiate the appointments for these states immediately. A producer must receive confirmation from our Producer Administration department before taking an application for RBC Insurance products in these states. RBC ExpressTERM Producers licensed in states other than Alabama and Montana will be appointed in at least one state prior to submitting business with the Company. For other states where they may be licensed, they will have "just in time" appointment status. *** "Conditionally Immediate"** means that the producer may solicit the Company's products prior to being appointed. If the producer is not appointed prior to solicitation, he/she must submit the appointment paperwork to the Company at the same time the initial life insurance or annuity application is submitted. Strict regulatory time frames dictate that any initial application must be forwarded to the Company within 5 days of date the application was signed by the applicant. **It is critical that producers meet the Company's Contracting and Appointing Standards as referenced on page 2 prior to submitting business with the Company.** If the producer does not forward the application to the home office within 5 days of the date the application was signed by the applicant, the producer runs the risk that the Company will not be able to pay commissions when the policy/contract is issued if regulatory time frames are violated.

"Solicit" or **"solicitation"** means presenting a Company covered life insurance or annuity product to a prospective buyer, with or without a specific quote.