

M. L. I, Inc.
PO Box 4550
Bremerton, WA 98312
PHONE: (360) 405-1823 / FAX: (360) 405-1829

PRODUCER AGREEMENT

Agreement made this ____ day of _____ 20____, between M.L.I., Inc., a
Washington Corporation, herein after referred to as MLI and
_____ herein after referred to as Producer.

FOR GOOD AND VALUE CONSIDERATION, MLI MUTUALLY UNDERSTOOD
AND AGREED AS FOLLOWS:

1. MLI agrees to give consideration to proposals and applications for insurance as submitted by the producer,
2. Producer understands that he or she has no authority, express or implied, to bind or obligate MLI of MLI'S Insurance Companies on any risk, either those being submitted for consideration or those for which **coverage has been afforded, without the approval of MLI** and PRODUCER agrees to hold MLI and MLI's Insurance Companies harmless from any loss as a result of any violation of the terms of this paragraph.
3. PRODUCER understands that there is a minimum earned premium on any risk bound by MLI and PRODUCER guarantees to pay said premium with the understanding that MLI does not permit flat cancellations of any coverage bound.
4. PRODUCER shall report to MLI immediately all claims on policies issued pursuant to this agreement and agrees to cooperate fully with MLI to facilitate the investigation and adjustment of any claim. PRODUCER shall not appoint an adjuster or attorney to represent MLI or any Insurer represented by MLI on any claim without permission of MLI.
5. All business placed through MLI shall be paid by PRODUCER no later that 5 days from the date coverage is effective.
6. In the event the PRODUCER under this Agreement is a corporation, it is further understood and agreed and guaranteed by the undersigned individuals, principal, stockholders of said corporation, that all conditions of this Agreement shall be binding upon them severally and jointly in the same manner as upon the corporation named as PRODUCER.
7. PRODUCER shall not assign or otherwise transfer any or all of its interest in this Agreement, it being the intent of the parties hereto that PRODUCERS interest herein is personal to MLI.
8. It is understood and agreed that no agency, employment, partnership or joint venture is hereby created between the parties, and neither shall be responsible for the actions, obligations or expense of the other. The relationship between the parties shall be that of independent contractor.

9. All information and data furnished by either party to this contract shall be treated as confidential by the parties and their employees unless express written authorization on the contrary is received.
10. Provided the PRODUCER has paid to MLI all premiums and other monies due on business issued by MLI on behalf of the PRODUCER, the records of the PRODUCER and the use and control of expirations shall remain the proper of the PRODUCER and be left in his or her undisputed possession; otherwise, ownership of the records, including use and control of expirations, shall be vested in MLI.
11. This agreement shall continue until terminated by either parties. Either party may terminate at any time after execution upon giving 15 days notice, in writing to the other party.
12. This writing constitutes the entire Agreement between the parties and may not be amended except by written agreement sign by the parties.

EXECTUTED this _____ day of _____ 20_____

M.L.I., Inc.

BY _____ Attest _____

Printed name: _____

PRODUCER

BY _____ Attest _____

Printed name: _____

February 22, 2011