

PO Box 1469 ~ Soquel, CA 95073 ~ 800-485-4075
Adventure Mexican Insurance Services, Inc. ~ CA Surplus Lines Broker # 0D44414

35% Commission

Introductory Promotion for New Agents

Adventure Mexican Insurance Services would like to work with your insurance agency!

We want to make it as easy as possible for your insurance agency to try the Adventure Mexican Insurance *Online* insurance system. Once you review our quality Mexican insurance products and easy-to-use *Online* insurance system, we are confident that you will decide to use us for all of your future Mexican insurance needs.

Introductory Offer for New Agents:

Date

If you are a new agent who has never worked with Adventure Mexican Insurance Services before, we will give your agency **35% commission** for the first 5 policies you write with us! After your first 5 policies, your agency commission will go back to 30% commission.

Fax this form along with your Producer Agreement to: FAX: 831-515-5042

OR EMAIL BACK TO: info@FastMex.com



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INSTRUCTIONS:

To become an Appointed Agent with Adventure Mexican Insurance, we will need the following documents signed, dated, then faxed to our office at

Fax forms back to: 831-515-5042

OR EMAIL BACK TO: info@FastMex.com

- 1: Signed and dated Producer Agreement
- 2: Signed and dated EFT Authorization (OPTIONAL)
- 3: A copy of a VOIDED check from the bank account that will be used for EFT (optional)
- 3: Completed W-9 IRS Tax Form (enclosed)
- 4: A copy of your current insurance license
- 5: A copy of your current Errors and Omissions policy

Once we receive all of your documents, we will assign you an Agent Code and Password so you can access the Adventure Mexican Insurance Online System. You will then be able to begin issuing policies for your customers!

Let us know if you have any questions.



FAX TO: 831-515-5042

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PRODUCER AGREEMENT

Agreement between:			
	(Agency Name)		
(Agency Address)	(City)	(State)	(Zipcode)
Email	Phone		Fax

a duly licensed insurance agent/broker, hereinafter referred to as "**PRODUCER**", and Adventure Mexican Insurance Services, Inc., 1290 Hidden Valley Road, Soquel, CA 95073 CA License#: 0D44414 hereinafter referred to as "**ADVENTURE**."

PRODUCER desires to secure insurance coverage for Mexico on behalf of his/her clients (insured) through the facilities provided by ADVENTURE. ADVENTURE agrees to make facilities available to PRODUCER for placement of such insurance on the terms and conditions specified in this agreement.

PRODUCER BINDING AUTHORITY

PRODUCER is authorized to bind new and renewal risks and additional coverage in strict compliance with the corresponding Underwriting Guidelines provided in writing by ADVENTURE. ADVENTURE and/or the insurer(s) reserve the right to reject risks that do not qualify within the scope of the Underwriting Guidelines or PRODUCER authority. In the event PRODUCER issues an unauthorized policy binder, PRODUCER agrees to reimburse ADVENTURE or the applicable Insurance Company for any expenses incurred because of the unauthorized issuance, including claims for indemnification, claims expense or attorney's fees incurred by ADVENTURE or the applicable insurance Company denying liability or collecting reimbursement.

COVENANTS AND CONDITIONS

PRODUCER agrees to print and maintain hardcopy backups of all policies, endorsements, and cancellations issued by PRODUCER. These copies are to be printed and maintained on a daily basis.

PAYMENT OF PREMIUMS

PRODUCER has the authority to collect premiums. All premiums received by PRODUCER shall be held in accordance with instructions contained in currently published Underwriting Guidelines or other specific written instructions from ADVENTURE. PRODUCER agrees to pay ADVENTURE all earned premiums, whether or not premium was collected from the insured, unless PRODUCER notifies ADVENTURE in writing within (30) days of the due date of such premiums of it's inability to collect such premiums. Should PRODUCER fail to pay ADVENTURE any premium, return commission or other moneys when due, PRODUCER agrees to bear any collection or other expenses, including reasonable attorney's fees and costs incurred by ADVENTURE to enforce collection.

COMMISSIONS

ADVENTURE agrees to pay PRODUCER commissions on all paid premiums, exclusive of fees, at the rates specified in the Underwriting Guidelines, rate schedules, bulletins or other information published from time to time with respect to the kind of coverage, class of risk and/or Insurance Company. PRODUCER shall refund to ADVENTURE the commission on cancellations and return premiums at the same rate at which such commissions were originally paid. Should it become necessary for ADVENTURE to enforce collection of premiums, PRODUCER agrees to forfeit all rights to commissions on premiums so collected.

CANCELLATIONS

The parties agree that the insurer(s) and/or ADVENTURE reserve the right to cancel any policy of insurance by direct notice to the insured; copy of which shall be sent to PRODUCER.

EXPIRATION NOTICES

ADVENTURE will endeavor to give PRODUCER reasonable notice of the expiration of all policies, but failure of ADVENTURE to provide such notice shall not render ADVENTURE liable.

OWNERSHIP OF BUSINESS

Both parties to this agreement expressly recognize the independent ownership by PRODUCER of the insurance business placed pursuant to this agreement. In the event this agreement is terminated, PRODUCER shall retain ownership of the business placed pursuant to this agreement; provided PRODUCER is not delinquent for any premiums owed to ADVENTURE.

ADVERTISING, PRODUCER EXPENSES

PRODUCER shall submit to ADVENTURE for approval in writing all advertising, listings or other printed matter of any kind which includes ADVENTURE or its insurer's names, insignia or rates and wait for approval in writing before any publication or dissemination thereof. ADVENTURE shall have no responsibility whatsoever for any PRODUCER expenses.

LIMITATIONS OF PRODUCER

PRODUCER has no authority to process or adjust claims and must notify ADVENTURE or an approved adjuster of any claim as soon as possible. No act or statement of PRODUCER shall in any way be binding on ADVENTURE or any insurer represented by ADVENTURE, unless PRODUCER shall have received written approval from ADVENTURE to so act or state.

INDEMNITY

PRODUCER agrees to indemnify and hold ADVENTURE harmless from any and all expenses, costs, and attorney's or counsel fees; for any cause of action, loss or damage from neglect, fraudulent or unauthorized acts or omissions by PRODUCER or its agents, solicitors or employees.

ERRORS AND OMISSIONS

PRODUCER agrees to purchase and maintain in force, as long as this agreement is in effect, an Insurance Agent's/Broker Errors and Omissions policy and to provide ADVENTURE with a copy, if requested. The cost of said policy shall be at the expense of PRODUCER.

ASSIGNMENT

This agreement and PRODUCER's rights under it may not be assigned without the prior written consent of ADVENTURE.

NON-ADMITTED CARRIER(S)

PRODUCER is made aware that under the Mexican Legal System, insureds are required to purchase insurance coverage for Mexico from insurance companies licensed in Mexico. PRODUCER acknowledges that policies may be issued by insurance carriers that are considered alien or Non-Admitted in the United States of America, but are admitted in Mexico.

PRODUCER'S WARRANTY

PRODUCER warrants that he/she is properly licensed for the classes of business and the coverages of insurance to be procured through the facilities of ADVENTURE. PRODUCER agrees to provide ADVENTURE with a copy of evidence of such a license.

TERMINATION

This agreement may be terminated at any time by ten (10) days written notice of either party to the other, but said termination shall not alter in any way the continued application of this agreement to insurance policies effected prior to the date of such termination. All supplies furnished to PRODUCER by ADVENTURE shall be promptly returned to ADVENTURE in the event of termination of this agreement.

DISCLAIMER: USE OF INTERNET SITE

The materials on the website are provided "as is" and without warranties of any kind, either expressed or implied. To the fullest extent permissible under applicable law, ADVENTURE disclaims all warranties, expressed or implied, of fitness of the applicable websites.

Under no circumstances, but not limited to, negligence, shall ADVENTURE be liable for any indirect, special, incidental, consequential or other damage, including, but not limited to, loss of data or lost profits, which result from the use of, or the inability to use, the materials on the website.

PRODUCER	ADVENTURE		
Company Name (Print)	Adventure Mexican Insurance Services, Inc.		
Name (Print)	Jeff Nordahl Name		
Title (Print)	President Title		
Signature			
Date	-		

ADVENTURE COMMISSION STRUCTURE

PRODUCER will retain: 30 % of Net Premium (Gross Premium less Policy Fee and taxes if applicable)

	ch policy created to ADVENTURE via Electronic Funds Transfer the policy is created. ADVENTURE will pay PRODUCER all the 10th of the following month.
PRODUCER	ADVENTURE
Company Name (Print)	Adventure Mexican Insurance Services, Inc.
Name (Print)	Jeff Nordahl Name
Title (Print)	President Title
Signature	
 Date	

EFT is an **OPTIONAL** premium payment method.

LEAVE THIS FORM BLANK IF YOU DO NOT WANT TO USE EFT



AUTHORIZATION FOR AUTOMATIC ELECTRONIC FUNDS TRANSFER

Insurance Agency	Agent Code
I hereby authorize Adventure Mexican Insurar bank account for the Total Premium for each Adventure Mexican Insurance policy issuance AGREEMENT for the exact commission struct automatic debits or credits to my bank account endorsements.	Mexican insurance policy issued through the software (reference the PRODUCER ture). I also authorize ADVENTURE to make
Name of Bank:	
Name on Bank Account:	
Routing #:	
Account Number:	
This authorization is to remain in force and af notification from me of its termination in such ADVENTURE a reasonable opportunity to act	time and in such manner as to afford
Name:	
Signature:	Date:

Please also include a copy of a VOIDED check.

EFT IS OPTIONAL

If you do not want to use EFT for premium payments, you will still be able to use credit/debit cards to pay premiums

Form (Rev. January 2005)
Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give form to the requester. Do not send to the IRS.

Sigr	n Signature of U.S. person ▶						
withh For n arran	ification instructions. You must cross out item 2 above if you have been notified by holding because you have failed to report all interest and dividends on your tax retu mortgage interest paid, acquisition or abandonment of secured property, cancellatio agement (IRA), and generally, payments other than interest and dividends, you are notice your correct TIN. (See the instructions on page 4.)	irn. For real estate to on of debt, contribut	ransaction ions to an	s, item 2 do individual re	es not a etiremen	t	
	am a U.S. person (including a U.S. resident alien).						
F n	 I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and 						
	The number shown on this form is my correct taxpayer identification number (or I an	-					
Unde	er penalties of perjury, I certify that:						
Par	rt II Certification						
to en	 If the account is in more than one name, see the chart on page 4 for guidelines on ther. 	n wnose number					
Enter your TIN in the appropriate box. The TIN provided must match the name given on Line 1 to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i> on page 3. Note If the account is in more than one name, see the chart on page 4 for quidelines on whose number.							
Par	rt I Taxpayer Identification Number (TIN)						
See	List account number(s) nere (optional)	'					
pecific	City, state, and ZIP code						
Print o	Address (number, street, and apt. or suite no.)	Requester's name a			onal)		
Print or type Specific Instructions on page	Check appropriate box: ☐ Individual/ ☐ Corporation ☐ Partnership ☐ Other ▶				Exempt from backup withholding		
on pa	Business name, if different from above						
ge 2.	Name (as shown on your income tax return)						

Purpose of Form

A person who is required to file an information return with the IRS, must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

- **U.S. person.** Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:
- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
- 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

For federal tax purposes you are considered a person if you are:

- An individual who is a citizen or resident of the United States,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States, or

• Any estate (other than a foreign estate) or trust. See Regulations sections 301.7701-6(a) and 7(a) for additional information.

Foreign person. If you are a foreign person, do not use Form W-9. Instead, use the appropriate Form W-8 (see Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the recipient has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

- 1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
- 2. The treaty article addressing the income.
- 3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.