



**AGREEMENT TO RECEIVE NOTICES BY E-MAIL AND
WAIVER OF RIGHT TO RECEIVE NOTICES BY U.S. MAIL**

I/we, the undersigned broker-agent, direct ClassicPlan Premium Financing, Inc. (“ClassicPlan”) to deliver any and all required notices under applicable law and relating to 10 day notices of intent to cancel and/or cancellation notices (“the Notices”) via e-mail to the e-mail set forth below and expressly waive any and all statutory rights to receive the Notices by U.S. mail for all premium finance agreements submitted to ClassicPlan Premium Financing, Inc. (“ClassicPlan”). I/we agree to immediately notify ClassicPlan in the event the below stated e-mail changes or I/we elect to rescind this election and instead desire to receive future Notices by U.S. mail.

I/we agree that ClassicPlan shall not be liable for any damages, claims, or costs associated with this agreement and the undersigned agrees to indemnify, defend and hold harmless ClassicPlan from any and all damages, claims, or costs (including reasonable attorney’s fees) arising out of or relating to this agreement.

This agreement constitutes the entire agreement between us and supersedes any prior understandings, agreements, or representations by or between us, written or oral, to the extent they related in any way to the subject matter hereof.

Both ClassicPlan and you acknowledge and affirm that the individuals executing this document, and any other persons designated by these individuals in writing, are fully authorized by ClassicPlan and you as the case may be, and by their respective boards of directors to enter into this agreement and all agreements related hereto.

Agreed and accepted:

Producer Name _____
Producer Code

Date: _____

By: _____

Name: _____

Title: _____
(Must be an officer or owner)

E-Mail: _____