Dear Ms. Barbara Sweeney:

I am a licensed insurance professional and variable product salesperson. I am writing to you because the

redundant disclosure and suitability standards contained in NASD's proposal to impose specific suitability and

disclosure requirements on the sale of variable annuities are unnecessary, will provide no meaningful

protection to consumers and will impact my business. I urge you to withdraw the proposal.

I firmly believe that people who engage in misleading sales practices should be aggressively prosecuted and

subject to meaningful sanctions. However, your proposal would duplicate requirements that are already in

place. NASD rules already contain a general suitability rule that applies to all sales of securities, including

variable annuities. If regulators really want to protect consumers, appropriate enforcement of the existing

suitability rule rather than adopting a new rule is the answer. Likewise, variable annuity prospectuses, which

are already reviewed by the SEC, already discuss the fees, risks and expenses associated with variable

annuities. Requiring a separate "risk disclosure document" would duplicate information already found in the

prospectus and reduce the likelihood that consumers will read the most important source of information on the

product -- the prospectus. Instead, NASD should focus its efforts on getting consumers to carefully read the

prospectus they receive.

Finally, I believe that the proposal is a "solution in search of a problem." I do not think the available data

supports NASD's claims that the level of sales problems in the variable annuity marketplace calls for the

adoption of the proposed rule. For these reasons, I urge NASD withdraw the proposed rule. Thank you for your

consideration of my views on this matter. Thank you for your help!

Sincerely

Russ VanderSteeg 795 Ridge lake BLVD

Memphis, TN 38120