### State of Arizona

DEC 19 2011

# **DEPARTMENT OF INSURANCE**

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In the Matter of:	) No. 11A- <sub>153</sub> -INS		
HENDRIKSON, KELVIN DANIEL, (Arizona License # 961628) (NPN # 10368610)	) ) CONSENT ORDER ) )		
Respondent.	) ) )		

The State of Arizona Department of Insurance ("Department") has received evidence that **Kelvin Daniel Hendrikson** has violated provisions of Title 20, Arizona Revised Statutes. Respondent wishes to resolve this matter without the commencement of formal proceedings, and admits the following Findings of Fact are true and consents to entry of the following Conclusions of Law and Order.

#### **FINDINGS OF FACT**

- 1. Kelvin Hendrikson ("Hendrikson" or "Respondent") is licensed with the Department as an Arizona non-resident accident/health, life, property and casualty producer, Arizona license number 961628, which expires on October 31, 2013. Hendrikson's resident state is Texas.
- 2. Respondent's addresses are: 3333 Lee Parkway, Ste 900, Dallas, Texas 75219 (business); 10832 Steppington Dr., No. 1414, Dallas, Texas 75230 (mailing and residence).
- 3. On March 2, 2010, Hendrikson applied for and the Department issued an Arizona non-resident producer license. Hendrikson listed lowa as his new resident state.

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- 4. On or about November 23, 2010, the Iowa Department of Insurance cancelled Hendrikson's non-resident license.
- 5. On or about September 19, 2011, the Texas Department of Insurance granted Hendrikson a resident license as a life, accident, health and HMO producer, license number 1708980. Hendrickson is not a licensee in good standing in his home state for the property and casualty lines of authority.

## **CONCLUSIONS OF LAW**

- 1. The Director has jurisdiction over this matter.
- 2. Respondent's conduct, as described above, constitutes failure to currently be licensed as a resident and in good standing in the person's home state, within the meaning of A.R.S. § 20-287(A)(1).
- 3. Respondent's conduct, as described above, constitutes failure to inform the Director in writing within thirty days of any change in the licensee's residential or business address, within the meaning of A.R.S. § 20-286(C)(1).
- 4. Respondent's conduct, as described above, constitutes failure to provide the Director with certification of licensure from the new resident state within thirty days after receiving the new resident license, within the meaning of A.R.S. § 20-287(B).
- 5. Respondent's conduct, as described above, constitutes a violation of Title 20, within the meaning of A.R.S. § 20-295(A)(2).
- 6. Grounds exist for the Director to suspend, revoke, or refuse to renew Respondent's insurance license, impose a civil penalty and/or order restitution pursuant to A.R.S. § 20-295(A).

7. Grounds exist for the Director to impose, in addition to or instead of any suspension, revocation or refusal to renew a license, a civil penalty of not more than two hundred fifty dollars (\$250) for each unintentional failure or violation, up to an aggregate civil penalty of two thousand five hundred dollars (\$2,500); or impose a civil penalty of not more than two thousand five hundred dollars (\$2,500) for each intentional failure or violation, up to an aggregate civil penalty of fifteen thousand dollars (\$15,000) pursuant to A.R.S. § 20-295(F).

#### **ORDER**

## IT IS HEREBY ORDERED THAT:

- Respondent may surrender his property and casualty lines of authority under his
   Arizona non-resident license, number 961628.
- 2. Respondent shall pay a civil money penalty of two hundred fifty dollars (\$250) for deposit into the State General Fund.

DATED AND EFFECTIVE this 19th day of December, 2011.

CHRIŠTINA URIAS Director of Insurance

#### **CONSENT TO ORDER**

- 1. Respondent has reviewed the foregoing Findings of Fact, Conclusions of Law and Order.
- 2. Respondent admits the jurisdiction of the Director of Insurance, State of Arizona, and admits the foregoing Findings of Fact and consents to the entry of the foregoing Conclusions of Law and Order.

- 3. Respondent is aware of his right to notice and hearing at which he may be represented by counsel, present evidence and examine witnesses. Respondent irrevocably waives his right to such notice and hearing and to any court appeals relating to this Consent Order.
- 4. Respondent states that no promise of any kind or nature whatsoever, except as expressly contained in this Consent Order, was made to him to induce him to enter into this Consent Order and that he has entered into this Consent Order voluntarily.
- 5. Respondent acknowledges that the acceptance of this Consent Order by the Director is solely to settle this matter against him and does not preclude any other agency, including the Department, officer, or subdivision of this state or this agency from instituting civil or criminal proceedings as may be appropriate now or in the future.
- 6. Respondent acknowledges that this Consent Order is an administrative action that the Department will report to the National Association of Insurance Commissioners (NAIC). Respondent further acknowledges that he must report this administrative action to any and all states in which he holds an insurance license and must disclose this administrative action on any license application.

0/9/11 Date

Kelvin Hendrikson, Arizona License # 961628

COPIES of the foregoing mailed/delivered this \_19th day of \_December \_, 2011, to:

Kelvin Hendrikson 3333 Lee Parkway, Ste. 900 Dallas, TX 75219 Respondent

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1	Kelvin Hendrikson 10832 Steppington Dr., No. 1414
2	Dallas, TX 75230 Respondent
3	Mary E. Kosinski, Exec. Assistant for Reg. Affairs
4	Mary Butterfield, Assistant Director Catherine M. O'Neil, Consumer Legal Affairs Officer
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