STATE OF ARIZONA FILED

MAY 28 2019

STATE OF ARIZONA

DEPT OF INSURANCE BY MEK

DEPARTMENT OF INSURANCE

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In the Matter of:

BROWN, NARVIA NICOLE

(National Producer Number 18538289)

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No. 18A-083-INS

Respondent.

ORDER

On May 17, 2019, the Office of Administrative Hearings, through Administrative Law Judge Tammy L. Eigenheer, issued an Administrative Law Judge Decision ("Recommended Decision"), received by the Director of the Department of Insurance ("Director") on May 20, 2019, a copy of which is attached and incorporated by this reference. The Director of the Department of Insurance has reviewed the Recommended Decision and enters the following Order:

- The Director adopts the Recommended Findings of Fact, Conclusions of Law and Recommended Order.
- The Director revokes the Arizona resident insurance producer license of Narvia Nicole Brown, National Producer Number 18538289, effective immediately.

NOTIFICATION OF RIGHTS

Pursuant to Arizona Revised Statutes ("A.R.S.") § 41-1092.09, Respondent may request a rehearing with respect to this order by filing a written motion with the Director of the Department of Insurance within 30 days of the date of this Order, setting forth the basis for relief under A.A.C. R20-6-114(B). Pursuant to A.R.S. § 41-1092.09, it is not necessary to request a rehearing before filing an appeal to Superior Court.

1	Respondent may appeal the final decision of the Director to the Superior Court of	
2	Maricopa County for judicial review pursuant to A.R.S. § 20-166. A party filing an appeal	
3	must notify the Office of Administrative Hearings of the appeal within ten days after filing	
4	the complaint commencing the appeal, pursuant to A.R.S. § 12-904(B).	
5	DATED this Zolday of May, 2019.	
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7	Keith A. Schraad, Director	
8	Arizona Department of Insurance	
9		
10	COPY of the foregoing mailed this, 2019, to:	
11	Narvia Nicole Brown 16404 N. Black Canyon Hwy, #100 Phoenix, AZ 85053	
12		
13	Respondent	
14	Narvia Nicole Brown	
15	5502 N. 27 th Ave., Apt. 27 Phoenix, AZ 85017 Respondent	
16		
17	Office of Administrative Hearings 1740 West Adams St., Lower Level	
18	Phoenix, Arizona 85007	
19	COPY of the foregoing delivered, same date, to:	
20	Mary Kosinski, Regulatory Legal Affairs Officer Catherine O'Neil, Consumer Legal Affairs Officer Steven Fromholtz, Assistant Director – Consumer Protection Division Aqueelah Currie, Licensing Supervisor Sharyn Kerr, Consumer Protection Division Arizona Department of Insurance 100 North 15 th Ave., Suite 102 Phoenix, Arizona 85007-2624	
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23		
24	COPY sent same date via electronic mail to:	
25	Narvia Nicole Brown narvia.brown.109712@uhc.com	
26	Respondent	

1	Deian Ousounov
2	Assistant Attorney General AdminLaw@azag.gov
3	Attorney for the Department of Insurance
4	Felicia DelSol Felicia.DelSol@azoah.com
5	Office of Administrative Hearings
6	Susan Hack
7	Susan.hack@azag.gov Attorney General Paralegal
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MAY 2 0 2019

IN THE OFFICE OF ADMINISTRATIVE HEARINGS

DEPT. OF INSURANCE
BY:_____WELL

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In the Matter of:

Brown, Narvia Nicole

Respondent

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No. 18A-083-INS

ADMINISTRATIVE LAW JUDGE DECISION

HEARING: May 6, 2019

(National Producer No. 18538289)

APPEARANCES: Respondent did not appear. The Arizona Department of Insurance was represented by Assistant Attorney General Deian Ousounov.

ADMINISTRATIVE LAW JUDGE: Tammy L. Eigenheer

FINDINGS OF FACT

- 1. At all times material to this matter, Narvia Nicole Brown (Respondent) was licensed by the Arizona Department of Insurance (Department).
- 2. On or about October 15, 2017, the Department issued Respondent a license to Respondent as an insurance producer, National Producer Number 18538289 (License), which expires on August 31, 20121.
- 3. Aqueelah Currie, Licensing Supervisor, testified that when an application for a license is received and processed, it is forwarded to the Arizona Department of Public Safety (DPS) for processing, which includes processing by the Federal Bureau of Investigation (FBI) for a criminal history background check to be conducted. The Department submits the completed fingerprint forms supplied by the applicant to DPS and DPS submits the fingerprint forms to the FBI for national processing.
- 4. On or about March 16, 2018, the Department issued a letter to Respondent by mail, informing her that her fingerprint card that was submitted during the application process for the License could not be processed and was returned by DPS as illegible. In that letter, the Department requested that Respondent submit a replacement set of fingerprints and the enclosed blank Illegible Fingerprint Replacement Form. The Department provided a deadline of April 6, 2018, for the

return of the completed replacement fingerprint form. Respondent did not reply to the Department's request.

- 5. Because the Department did not receive the requested replacement fingerprint form from Respondent as requested, the Department sent another letter to Respondent dated April 17, 2018, giving Respondent a deadline of May 4, 2018, to file with the Department an Illegible Fingerprint Replacement Form with a new set of fingerprints or submit a Voluntary Surrender of Insurance License Form. The Department indicated that the failure to respond to the letter would result in the initiation of disciplinary action being taken against the License.
- 6. Ms. Currie testified that to date, Respondent had not responded to the above-mentioned letters and had not submitted to the Department a new set of fingerprints.
- 7. Respondent did not present any evidence to refute or rebut the evidence presented by the Department.

CONCLUSIONS OF LAW

- 1. This matter is a disciplinary proceeding wherein the Department must prove by a preponderance of the evidence that Respondent violated the State's Insurance Laws. See A.A.C. R2-19-119.
- 2. During the application process, the Director of the Department required Respondent to submit a full set of fingerprints and Respondent's illegible fingerprint submission did not satisfy that requirement. See A.R.S. § 20-285(E)(2).
- 3. Respondent's conduct, as set forth above, constitutes a violation of A.R.S. § 20-295(A)(1) by having failed to provide complete information in the license application.
- 4. Respondent's conduct, as set forth above, constitutes the violation of any provision of A.R.S., Title 20, within the meaning of A.R.S. § 20-295(A)(2).
- 5. Grounds exist for the Director of the Department to suspend, revoke, or refuse to renew the License pursuant to A.R.S. § 20-295(A).

ORDER

Based upon the above, Respondent's License shall be revoked on the effective date of the Order entered in this matter.

In the event of certification of the Administrative Law Judge Decision by the Director of the Office of Administrative Hearings, the effective date of the Order will be five (5) days from the date of that certification.

Done this day, May 17, 2019.

/s/ Tammy L. Eigenheer Administrative Law Judge

Transmitted electronically to:

Keith A. Schraad, Director Arizona Department of Insurance