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In the Matter of:

PITTMAN, DOROTHY LAMOURE (National Producer No. 19027314)

Respondent.

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STATE OF ARIZONA

DEPARTMENT OF INSURANCE

DEPT OF INSURANCE BY 45 12/02/2019

Docket No. 19A-089-INS

CONSENT ORDER

The State of Arizona Department of Insurance ("Department") has received evidence that Dorothy Lamoure Pittman ("Respondent") 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 the entry of the following Conclusions of Law and Order.

FINDINGS OF FACT

- Dorothy Lamoure Pittman ("Pittman" or "Respondent") is licensed as an Arizona non-resident insurance adjuster, National Producer Number 19027314.
 Respondent's license expires on November 30, 2022. Respondent's home state is Ohio.
- 2. Respondent's addresses of record with the Department are: 7400 Safelite Way, Columbus, OH 43235 (business and mailing) and adjusterlicenseteam@safelite.com (business e-mail).

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- 3. On March 11, 2018, Respondent submitted an application for an Arizona insurance adjuster license ("Application") to the Department.
- 4. In the Application, Section V asks: C. Have you EVER been found guilty of, have you had a judgment made against you for, or have you admitted to, any of the following: . . . 4. Withholding, misappropriating, converting or stealing money or property?
- Respondent answered "No" to Section V.C.4. of the Application and signed the Application.
- 6. The Federal Bureau of Investigations conducted a criminal history check of Respondent's fingerprint card and notified the Department that Respondent had the following conviction:
 - a. On or about August 31, 2010; Allegheny County Court of Common Pleas, Commonwealth of Pennsylvania v. Dorothy Pittman; CP-02-CR-0004290-1988; Fraud Obt Foodstamps/Assistance; Grade M2¹

¹ Title 62 P.S. Poor Persons and Public Welfare § 481. (a) Any person who, either prior to, or at the time of, or subsequent to the application for assistance, be means of a willfully false statement or misrepresentation, or by impersonation or by willfully failing to disclose a material fact regarding eligibility or other fraudulent means, secures, or attempts to secure, or aids or abets or attempts to aid or abet any person in securing assistance, or Federal food stamps, commits a crime which shall be graded as provided in subsection (b).

⁽b) Any person violating subsection (a) commits the grade of crime determined from the following schedule: \dots \$1,000 to \$1,499 Misdemeanor of the second degree. \dots

⁽c) Any person committing a crime enumerated in subsection (a) shall be ordered to pay restitution of any moneys received by reason of any false statement, misrepresentation, impersonation, failure to disclose required information or fraudulent means. Restitution ordered under this subsection may be paid in a lump sum, by monthly installments or according to such other schedule as is deemed just by the sentencing court . . .

CONCLUSIONS OF LAW

- 1. The Director has jurisdiction over this matter.
- 2. Respondent's conduct, as described above, constitutes providing incorrect, misleading, incomplete or materially untrue information in the license application, within the meaning of A.R.S. § 20-295(A)(1).
- 3. Grounds exist for the Director to suspend for not more than twelve months or revoke Respondent's insurance producer license, pursuant to A.R.S. § 20-295(A).

ORDER

IT IS HEREBY ORDERED THAT:

Respondent shall pay a civil penalty of one hundred dollars (\$100.00) to the Department, due upon the submission of this Consent Order.

Effective this Life da

day of

Keith A. Schraad, Director Arizona Department of Insurance

CONSENT TO ORDER

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

- 3. Respondent is aware of her right to notice and hearing at which she may be represented by counsel, present evidence and examine witnesses. Respondent irrevocably waives her 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 her to induce her to enter this Consent Order and that she 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 her and does not preclude any other agency, officer, or subdivision of this state including the Department from instituting civil or criminal proceedings as may be appropriate now or in the future not related to this matter.
- 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 she must report his administrative action to any and all states in which she holds an insurance license and must disclose this administrative action on any license application.

11-15-19 Date

Dorothy Lamoure Pittman, NPN 19027314

1	this <u>3rd</u> day of <u>December</u> , 2019, to:
2	uns day or <u>excernence</u> , 2010, to.
3	Dorothy Lamoure Pittman 3092 Rotunda Court N.
4	Columbus, OH 43232 Respondent
5	COPY delivered same date to:
6	Mary Kosinski, Regulatory Legal Affairs Officer
7	Ana Starcevik, Paralegal Project Specialist Steven Fromholtz, Assistant Director for Consumer Protection
8	Aqueelah Currie, Licensing Supervisor
9	Arizona Department of Insurance 100 N 15 th Ave. #102
10	Phoenix, Arizona 85007
11	COPY delivered electronically, same date to:
12	Dorothy Lamoure Pittman lamourepittman@yahoo.com
13	Respondent
14	Francine Martinez
15	8329781
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