

8/17/10 sent certified
and regular mail

ORDER

BEFORE THE ADMINISTRATOR
STATE OF WISCONSIN
DEPARTMENT OF FINANCIAL INSTITUTIONS
DIVISION OF BANKING

TO: Federal Debt Relief System
2219 W Olive Ave
PMB 318
Burbank, CA 91506-2625
Respondent

PURPOSE

1. This is an order issued by the Administrator, State of Wisconsin, Department of Financial Institutions, Division of Banking and directed to respondent.

JURISDICTION and AUTHORITY

2. The State of Wisconsin, Department of Financial Institutions, Division of Banking ("division") shall enforce all laws relating to adjustment service companies in the State of Wisconsin, and shall enforce and cause to be enforced every law relating to the supervision and control thereof. Sec. 220.02(2)(b), Stats.

3. The intent of s. 220.02(2)(b), Stats., is to give the division jurisdiction to enforce and carry out all laws relating to adjustment service companies in the State of Wisconsin. Sec. 220.02(3), Stats.

4. Respondent is not licensed under s. 218.02, Stats., with the division. Upon information and belief, respondent is located at the address indicated above.

5. Respondent is a regulated entity under the supervision and control of the division. Sec. 220.04(9)(a)2., Stats.

6. It shall be the duty of the division and the division shall have power, jurisdiction and authority to investigate the conditions and ascertain the facts with reference to such companies and upon the basis thereof to issue special orders in execution of or supplementary to s. 218.02, Stats. Sec. 218.02(7), Stats.

FINDINGS

The division finds as follows:

7. On or about December 7, 2009, the division received a complaint filed against respondent by [REDACTED], a Wisconsin resident. The division's

investigation of the complaint disclosed that respondent acted as an unlicensed adjustment service company. Ex.1.

8. On or about February 16, 2010, the division received a complaint filed against respondent by [REDACTED], a Wisconsin resident. The division's investigation of the complaint disclosed that respondent acted as an unlicensed adjustment service company. Ex. 2.

9. On February 23, 2010 and April 16, 2010, the division wrote to respondent concerning [REDACTED]. Exs. 3 and 4. No response was received from the respondent.

10. On or about August 11, 2010, the division received a complaint filed against respondent by [REDACTED], a Wisconsin resident. The division's investigation of the complaint disclosed that respondent acted as an unlicensed adjustment service company. Ex. 5.

11. Pursuant to s. 218.02(2)(a)1., Stats., each adjustment service company shall apply to the division for a license to engage in such business.

12. Respondent violated s. 218.02(2)(a)1., Stats., by conducting adjustment service company business with [REDACTED], [REDACTED] and [REDACTED] without first obtaining a license.

ORDER

Based on the foregoing, IT IS HEREBY ORDERED AS FOLLOWS:

13. Respondent shall not conduct or attempt to conduct adjustment service company business with Wisconsin residents.

14. Respondent shall immediately discontinue any and all violations of s. 218.02, Stats., and ch. DFI – Bkg 73, Admin. Code.

15. Respondents shall refund to [REDACTED] any and all monies that have been paid to respondents by [REDACTED] that have not been remitted to [REDACTED] creditors. This includes, but is not limited to, any and all set-up fees and monthly serving fees [REDACTED] paid to respondents. According to [REDACTED] this amount is \$11,485.84.

16. Respondents shall refund to [REDACTED] any and all monies that have been paid to respondents by [REDACTED] that have not been remitted to [REDACTED] creditors. This includes, but is not limited to, any and all set-up fees and monthly serving fees [REDACTED] paid to respondents. According to [REDACTED] this amount is \$4,050.

17. Respondents shall refund to [REDACTED] any and all monies that have been paid to respondents by [REDACTED] that have not been remitted to [REDACTED] creditors. This includes, but is not limited to, any and all set-up fees and monthly serving fees [REDACTED] paid to respondents. According to [REDACTED] this amount is \$13,061.

18. Respondent shall forward to the division a copy of the refund checks respondent sends to [REDACTED] and [REDACTED]. The copies of the refund checks must be received by the division by September 16, 2010.

19. Respondent shall refund to any Wisconsin client to whom it provided, or attempted to provide, adjustment service company activity, any and all moneys that have been paid to respondents by said clients that have not been remitted to the clients' creditors.

20. Respondents shall forward to the division the refund checks and stamped envelopes addressed to each client along with letters advising the clients of the refund. The refund checks, client-addressed stamped envelopes, and letters must be received by the division by September 16, 2010.

21. The provisions of this order shall be binding upon respondent and respondent's directors, officers, employees, agents, successors, assigns, and other persons participating in the conduct of its affairs. The provisions of the order shall remain effective and enforceable except to the extent that, and until such time as, any provisions of this order shall have been modified, terminated, suspended, or set aside by the division.

22. The effective date of this order shall be the date it is served, and service is complete upon mailing. Secs. 227.48(1), Stats., and DFI—Bkg 11.09, Admin. Code.

23. Any person violating any of the provisions of s. 218.02, Stats., shall be punished by a fine of not more than \$500 or by imprisonment in the county jail for not more than 90 days, or by both such fine and imprisonment. Sec. 218.02(10), Stats.

Dated and mailed at Madison, Wisconsin this 17th day of August, 2010.

By: [REDACTED]
Michael J. Mach, Administrator
Wisconsin Department of Financial Institutions
Division of Banking
P.O. Box 7876
345 W. Washington Avenue, 4th Floor
Madison, WI 53707-7876
tel. (608) 266-0451
fax (608) 267-6889

APPEAL

The procedures to appeal this order are set forth in s. 227.42, Stats. Pursuant to s. 227.42(1), Stats., any person filing a written request with an agency for hearing shall have the right to a hearing which shall be treated as a contested case if:

- (a) A substantial interest of the person is injured in fact or threatened with injury by agency action or inaction;
- (b) There is no evidence of legislative intent that the interest is not to be protected;
- (c) The injury to the person requesting a hearing is different in kind or degree from injury to the general public caused by the agency action or inaction; and
- (d) There is a dispute of material fact.

All four criteria set for in s. 227.42(1), Stats., must be met for a person to have the right to a hearing. In particular, the attention of an individual or entity requesting a hearing is directed to the requirement to demonstrate that there is a dispute of material fact regarding the basis or bases for the action being taken by the division.

The request shall be sent to:

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