

**BEFORE THE INSURANCE COMMISSIONER  
FOR THE STATE OF ARKANSAS**

**IN THE MATTER OF  
GLEN EUGENE ROUSE,  
LICENSE NO. 40382 and  
MID SOUTH INSURANCE AGENCY, INC.,  
LICENSE NO. 248233**

A.I.D. NO. 2009- 069

**CONSENT REVOCATION ORDER**

On this day, the matter of Glen Eugene Rouse (“Respondent”) and Mid South Insurance Agency, Inc. (“Agency”) came before Jay Bradford, Arkansas Insurance Commissioner (“Commissioner”). The Arkansas Insurance Department (“Department”) is represented by Amanda Capps Rose, Associate Counsel, in this matter. The Respondent, individually and on behalf of the Agency, neither admits nor denies any of the Findings of Fact or Conclusions of Law contained herein. From the facts and law before him, the Commissioner finds as follows:

**FINDINGS OF FACT**

1. The Commissioner has jurisdiction over the parties and the subject matter pursuant to Ark. Code Ann. § 23-61-103.
2. Respondent holds Arkansas Resident Producer License No. 40382 and is licensed to write property, casualty, surety and marine insurance.
3. Respondent and his wife are the sole shareholders of the Agency, which holds Arkansas Resident Agency License No. 245313.
4. As of the date of this Order, the employees of the Agency known to this Department are the Respondent, Renae Briney, Amber Shipman and J’Anna Couch. Ms. Shipman holds Arkansas Resident Producer License No. 272546 and Ms. Couch holds Arkansas Resident Producer License No. 237446. Ms. Briney is not a licensee of the Department.

5. For the purposes of this Order, when the terms “insurer” or “insurers” are used, they mean either (1) admitted insurance companies and their authorized general agents or managing general agents, or (2) surplus lines insurers duly approved to do business in this State and their surplus lines brokers authorized to do business on their behalf.

6. Based upon an extensive investigation performed by the Department, it has been determined that premium payments made to the Agency by or on behalf of consumers have not been paid to the appropriate insurer for the benefit of that consumer, resulting in improper cancellation or threat of cancellation of consumers’ policies.

7. Respondent has been made aware of his right to legal counsel and his right to an administrative hearing on this matter. Respondent has knowingly and voluntarily waived these rights.

#### CONCLUSIONS OF LAW

From the Findings of Fact contained herein, the Commissioner concludes as follows:

8. Respondent lacks the trustworthiness, financial responsibility, and personal and business reputation required of licensees pursuant to Ark. Code Ann. § 23-64-506(c). Pursuant to Ark. Code Ann. § 23-64-506(e)(2), qualifications for licensure must continue in order to remain licensed.

9. The failure of the Agency to forward consumer premium payments to the appropriate insurer for payment of the premium for which the funds were intended is a violation of Ark. Code Ann. § 23-64-223(a).

10. Pursuant to Ark. Code Ann. § 23-64-512(a)(2) and (4), the Commissioner may revoke an insurance producer’s license for any one or more of the following causes:

- (a) Violating any insurance laws; and

(b) Improperly withholding, misappropriating, or converting any moneys received in the course of doing insurance business.

11. For the protection of the people of this State, the Commissioner concludes that the Respondent's producer license and the Agency's license should be revoked.

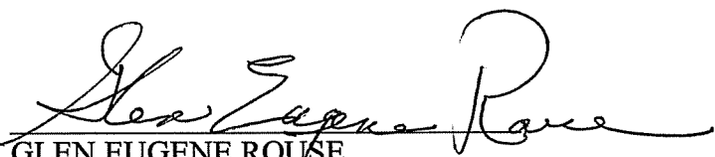
**IT IS THEREFORE ORDERED:**

1. In consideration of the Commissioner's Conclusions of Law, the Respondent's Arkansas Resident Producer License No. 40382 is hereby revoked.

2. In further consideration of the Commissioner's Conclusions of Law, the Agency's Arkansas Resident Agency License No. 245313 is hereby revoked.

**IT IS SO ORDERED THIS <sup>10<sup>th</sup></sup>~~8~~ day of September, 2009.**

  
JAY BRADFORD  
INSURANCE COMMISSIONER  
STATE OF ARKANSAS

  
GLEN EUGENE ROUSE,  
RESPONDENT,  
and on behalf of  
MID SOUTH INSURANCE AGENCY, INC.

