

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

**ARKANSAS INSURANCE DEPARTMENT,** )  
**Petitioner** )  
 )  
**vs.** )  
 )  
**DEWAYNE HILL,** )  
**Respondent** )  
 )

**A.I.D. NO. 2012- 515**

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**EMERGENCY SUSPENSION ORDER**

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On this day, the emergency matter of DeWayne Hill (“Respondent”) came before Jay Bradford, Arkansas Insurance Commissioner (“Commissioner”). The Arkansas Insurance Department (“Department”) was represented by Ava Franks, Associate Counsel, in this matter. From the facts and law before the Commissioner, he finds as follows:

**FINDINGS OF FACT**

1. Respondent holds Arkansas Resident Producer License No. 335101 and resides in Little Rock, Arkansas.
2. On or about January 27, 2012 the Department received a complaint which accused Respondent as being in violation of numerous Arkansas Insurance Laws.
3. During the course of Departmental investigation, it was determined that a hearing would need to be set regarding the matters uncovered by the Department, including evidence of consumer harassment and intimidation. A hearing is set for June 28, 2012.
4. One June 20, 2012, the Department received a list of consumers that Respondent wants the Department to call for the hearing. This list includes names of persons that the Department has talked to in regard to Respondent’s activities as an agent and persons for which

the Department has evidence of illegal replacements and harassment.

5. On June 21, 2012, the Department telephoned Respondent to discuss matters pertaining to his request for consumers to be subpoenaed for the hearing. During this telephone conversation, Respondent became very agitated and stated his intention to confront the consumers and ask for their presence at the hearing.

6. The Department feels that Respondent's clients and former clients are at grave risk for further harassment and intimidation.

7. The public health, safety, and welfare imperatively require emergency action.

#### **CONCLUSIONS OF LAW**

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

8. The Commissioner has jurisdiction over the parties and the subject matter pursuant to Ark. Code Ann. § 23-61-103.

9. The Commissioner has the authority to issue an emergency license suspension pursuant to Ark. Code Ann. §§ 23-64-216(e) and 25-15-211(c).

10. Use of coercion or intimidation during the business of insurance is prohibited by Ark. Code Ann. §23-66-206(1).

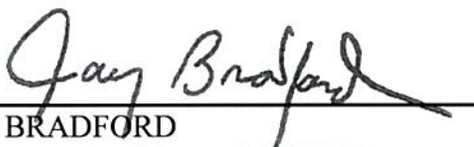
11. For the public health, safety, and welfare of the people of this State, the Commissioner concludes that the Respondent's Arkansas Resident Producer License No. 335101 is immediately and summarily suspended pending an administrative hearing pursuant to Ark. Code Ann. § 23-64-216(e).

**IT IS HEREBY ORDERED** that:

Respondent's Arkansas Resident Producer License No. 335101 is hereby **SUSPENDED**. Respondent shall not, during the term of this suspension, conduct the business of insurance in the

State of Arkansas, including contacting consumers. This Order shall be rescinded upon the hearing, which is scheduled June 28, 2012. Should this hearing be postponed, the Order shall remain in place until the hearing.

**IT IS SO ORDERED THIS 21<sup>st</sup> day of June, 2012.**



JAY BRADFORD  
INSURANCE COMMISSIONER  
STATE OF ARKANSAS



BILL LACY  
GENERAL COUNSEL  
ARKANSAS INSURANCE  
DEPARTMENT