DEPARTMENT ORDER GOVERNING PAYMENT AND DIVISION OF AGENTS COMMISSIONS AND COUNTERSIGNATURE OF POLICIES.

By virtue of the authority vested in me as Commissioner of Insurance by Section 5711, Mississippi Code of 1942, Recompiled, and in accordance with Sections 5633, 5674, 5710-14, 5719-20, 5800, and other statutes contained in Article 22, Chapter 3, Mississippi Code of 1942, Recompiled, I do hereby promulgate the following rules and regulations regarding the division of resident agent's commission with agents of other states:

(1) This ruling shall supersede all prior rulings by the undersigned or his predecessors in office, and supersedes all previously issued amendments or supplements to any of said rulings.

(2) This ruling applies to and regulates payment and division of commission of all types and kinds of insurance regulated by the above mentioned statutes when issued by insurance companies or carriers doing business in Mississippi through resident local agents compensated on a commission basis.

(3) It shall be unlawful for an insurance company to pay or allow any part of the resident local agent's commission to anyone except a
license resident local agent of this state, duly appointed by such company.

(4) Resident local agents of this state shall not divide commissions or pay so-called brokerage to regularly licensed non-resident agents of a state that does not permit division of commissions with resident local agents of this state.

(5) Except as provided in (4) supra, resident local agents of this state shall be permitted to pay an amount not to exceed fifty per cent of the regular local agent's commission to duly licensed non-resident agents of other states where said non-resident agent has bona fide assisted in obtaining or writing the insurance upon which said brokerage or commission is paid; provided, however, nothing contained herein shall permit a duly licensed non-resident agent, as provided in Section 5764, to directly or indirectly solicit insurance within this state; and provided, further, said non-resident agent shall have complied with all of the other provisions of said Section 5764.

(6) In cases where the sole duty of the resident local agent is to countersign the insurance policy or endorsement, and not to service the same, such resident countersigning agent may allow to the duly licensed non-resident agent an amount not to exceed eighty per cent of said local agent's commission.

(7) No insurance company or agent shall pay or allow any commission or brokerage or other valuable consideration to any non-resident agent on premiums paid for bonds or insurance executed under the requirements of
any contract with the State of Mississippi or subdivision or department thereof.

(8) Any insurance company, non-resident agent or broker doing business in the State of Mississippi shall be presumed to know the requirements of the Mississippi countersignature law and the rules and regulations of this State governing division of commission. The act of any such person or company offering, requesting or proposing to have insurance policies or endorsements countersigned other than provided for by the laws of this State and the rules and regulations set forth herein shall be prima facie evidence of intent to violate said laws and regulations of the State, and shall subject said person or company to investigation by the Department of Insurance and the penalties imposed by law.

(9) A resident local agent shall not accept, pay, or allow brokerage, commission, or any thing of value for lines or types of insurance for which he does not hold a license to solicit and a certificate of authority from a licensed company providing facility for the writing of such line of insurance.

(10) This ruling is to take effect and be in force from and after September 15, 1963.

So Ordered this 5th Day of September, 1963.

WALTER DELL DAVIS
COMMISSIONER OF INSURANCE
REGULATION NO. F & C 63-1 (SUPPLEMENT)

AGENTS' COMMISSIONS; NON-RESIDENT; COUNTERSIGNATURE

Due to certain situations which have come to the attention of the Department, the following comments are in order.

Please be advised that:

(1) A non-resident fire and/or casualty agent may not directly or indirectly solicit any risk of any kind or nature inside the limits of the State of Mississippi. This law embraces disability, accident and health insurance, whether individual or group policies. Likewise, there can be no division of commission on insurance of this category with a non-resident agent. No commission can be divided with a non-resident agent on property located in the State of Mississippi owned by a resident of the State of Mississippi.

(2) The Mississippi insurance laws do not permit solicitation of insurance via credit card; the placing of advertising brochures and/or applications for insurance in credit card mailing constitutes solicitation under our laws and is a violation on the part of the insurance company underwriting the business.

(3) All future filings made to the Insurance Department and/or Insurance Commission must state the method of solicitation to be employed in marketing the filing if other than through a licensed local agent.

This notice is an effort to clarify the apparent erroneous interpretation given to our Ruling Governing Payment and Division of Agents Commissions, dated September 5, 1963. Item (3) above is prompted by the fact that many companies make routine filings of policy forms which are approved, and it is later found that the method of solicitation to be employed in their use is in violation of our laws, such as credit card, diners club, athletic and religious group connections.

WALTER DELL DAVIS
Commissioner of Insurance
NOTICE TO ALL INSURANCE COMPANIES OPERATING IN MISSISSIPPI.

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Please acknowledge receipt of this notice.

WALTER DELL DAVIS
COMMISSIONER OF INSURANCE