

REGULATION 00 1
MISSISSIPPI INSURANCE COMMISSION

405 — 301 BUILDING
PHONE 352-6585 P. O. BOX 2306

JACKSON

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JACKSON, MISS.

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MEMBER
BILOXI, MISS.

November 1, 1968

To: All Licensed Fire and Casualty Companies

Re: Manufacturers Output Policy

Gentlemen:

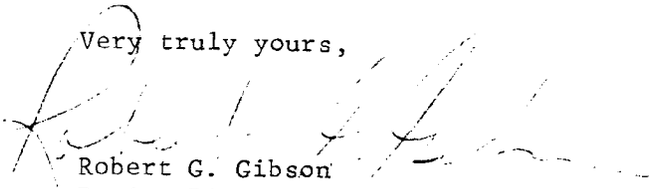
In the past the coverage as captioned above has been treated subject to Section 5834-03(e) of the Mississippi Code of 1942 Annotated and Recompiled and which we quote:

"If the commission in its discretion shall determine that a filing is impractical or unnecessary as to a kind, class, subdivision or combination of insurance, it may by written order suspend the requirement of filing as to such kind, class, subdivision or combination until otherwise ordered by it. Such order shall be made known to the insurers and rating organization affected thereby."

It is now the desire of this Commission to discontinue the treatment of this coverage as in the past, this to take effect January 1, 1969. After that time, your company should not write this type policy before first having the approval of this Commission as to rate, rule and form.

Your full cooperation in this regard will be appreciated.

Very truly yours,


Robert G. Gibson
Rating Director

RGG/ab