**Part 1 Chapter 2: (LA&H 52-1) Package Policies; Rebates, Prohibitions, Penalty**

**Rule 2.01**

No agent shall use his or her insurance business to promote any other business either directly or indirectly by including policies of insurance with sales of other items, either gratis or at a reduced premium. Any such related transaction shall be considered rebating and any published advertisement along such lines shall be considered prima facie evidence of violation of Section 83-3-121 of Mississippi Code of 1972, Annotated, and any agent found guilty of same shall at a proper hearing before the Commissioner of Insurance of the State of Mississippi be called upon to show cause why his or her license should not be revoked.

Source: *Miss. Code Ann. § 83-3-121 (Rev. 2011)*