

STATE OF NORTH DAKOTA
BEFORE THE INSURANCE COMMISSIONER

In the Matter of)	
)	CONSENT ORDER
Shawn L. Meaike,)	
NPN 10619527,)	CASE NO. AG-15-512
)	
Respondent.)	

TO: Shawn L. Meaike, by and through his attorney, Chris A. Edison, Bormann, Myerchin & Espeseth, LLP, 418 East Broadway Avenue, Suite 240, Bismarck, ND 58501

Insurance Commissioner Adam Hamm (“Commissioner”) has determined as follows:

1. Allison L. Warren, NPN 16415892, initiated the sending of a mailer to various North Dakota residents. That mailer solicited the residents that received it to indicate whether they had any interest in certain life insurance products. Warren was at the time of initiating said mailer an independent contractor sales agent affiliated with Family First Life, NPN 17203033 (“FFL”), a business entity which has held a nonresident insurance producer license at all times relevant to this proceeding. The mailer contained a phone number for Respondent at the bottom of the mailer.

2. Shawn L. Meaike, NPN 10619527 (“Respondent”), is a nonresident producer who has held a nonresident producer license at all times relevant to this proceeding, and he is the Designated Responsible Licensed Producer for the licensed business entity FFL. As the Designated Responsible Licensed Producer, Respondent

is responsible for ensuring FFL's compliance with North Dakota laws and regulations.

3. As a result of various deficiencies with the mailer and identified by the North Dakota Insurance Department ("Department"), the Commissioner considered initiating administrative proceedings against Respondent. Specifically, Respondent's connection to the matter as the Designated Responsible Licensed Producer for FFL, the independent marketing organization or IMO with which Warren was affiliated, is a violation of the North Dakota Administrative Code provisions requiring Respondent to be responsible for ensuring FFL's compliance with North Dakota laws and regulations.

4. Respondent acknowledges that at the time of signing this Consent to Entry of Order, he is aware of or has been advised of his rights to a hearing in this matter, to consult an attorney, to present argument to the Commissioner, to appeal from any adverse determination after a hearing, and Respondent expressly waives those rights.

5. Respondent has agreed to informal disposition of this matter, without a hearing, as specifically set forth in this Order.

6. There are no covenants, promises, undertakings or understandings other than as specifically set forth in this Order.

7. Respondent consents to the Commissioner's continuing jurisdiction over him regarding any issues which may subsequently arise related to Respondent's activities.

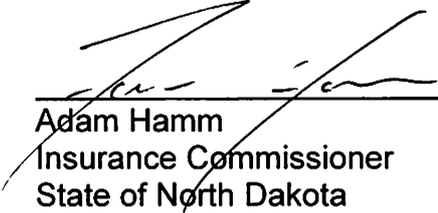
8. For purposes of resolving this matter without further administrative proceedings, Respondent and the Commissioner have agreed to enter into the following Order.

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

1. Respondent Shawn L. Meaike agrees to the imposition of a civil penalty of \$7,500 payable by money order, cashier's check, or credit card to the North Dakota Insurance Department within 20 days of the effective date of this Order.

2. The use of this Consent Order for competitive purposes, or in any court proceedings outside of North Dakota, by an insurance agent, agency, or any other entity holding a license in the State of North Dakota, or by any company holding a Certificate of Authority, or by anyone on their behalf, shall be deemed unfair competition and shall be grounds for immediate suspension or revocation of said license or authority.

DATED at Bismarck, North Dakota, this 25th day of October, 2015.



Adam Hamm
Insurance Commissioner
State of North Dakota

CONSENT TO ENTRY OF ORDER

The undersigned, **Shawn Meaike**, states that he has read the foregoing Consent Order, that he knows and fully understands its contents and effect; that he has been advised of his right to a hearing in this matter, his right to be represented by legal counsel, his right to present evidence and arguments to the Commissioner, and his right to appeal from an adverse determination after hearing; and that by the signing of this Consent to Entry of Order he voluntarily waives those rights in their entirety and consents to entry of this Order by the Commissioner. It is further expressly understood

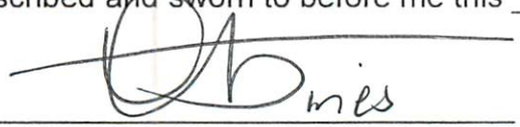
that this Order constitutes the entire settlement agreement between the parties, there being no other promises or agreements, either expressed or implied.

DATED this 8th day of October, 2015.



Shawn Meaike

Subscribed and sworn to before me this 8th day of October, 2015.



Notary Public

State of Connecticut
County of New London

My commission expires: 10/31/2017

