

JUN 1 2 2015

Docketed by

IN	T	4F	M	ΔТ	TE	D (	$\cap$ I	7.
11N	11	1C	IVL	A I	1 L	$\Gamma$	OI	٠.

AZARI ALAIN CRUCET

CASE NO.: 172365-15-AG

### CONSENT ORDER

THIS CAUSE came on for consideration and final agency action. Upon consideration of the record, including the Settlement Stipulation for Consent Order dated May 24, 2015, and being otherwise fully advised in the premises, the Chief Financial Officer finds:

- 1. The Chief Financial Officer, as agency head of the Florida Department of Financial Services (the "Department"), has jurisdiction over the subject matter of this case and the parties.
- 2. The entry of this Consent Order and compliance herewith by Azari Alain Crucet (the "Respondent"), license #P170932, shall conclude the administrative proceeding of Case No. 172365-15-AG before the Department.

#### IT IS THEREFORE ORDERED:

- (a) The Settlement Stipulation for Consent Order dated May 24, 2015, and attached hereto as "Exhibit A," is hereby approved and fully incorporated herein by reference.
- (b) The Respondent shall pay an administrative penalty in the amount of two thousand five hundred dollars (\$2,500.00) as authorized by section 626.681(1), Florida Statutes,

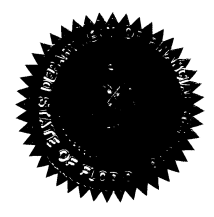
within thirty (30) days of the entry of the Consent Order to be issued in this case. Failure of the Respondent to pay the administrative fine within the specified time limit shall result in the immediate suspension of the Respondent's licenses and eligibility for licensure in the state without further proceedings for a period of sixty (60) days. Thereafter, the Respondent shall be entitled to file an application for reinstatement of licensure. Reinstatement shall be conditioned upon the Respondent's compliance with all terms of this Settlement Stipulation for Consent Order and the Consent Order to be entered in this cause, including payment of the administrative fine, and upon compliance with the terms of suspension.

- (c) The Respondent shall not withhold funds belonging to others or insurer.
- (d) The Respondent shall display the full fraud statement in accordance to section 626.8796(1), Florida Statutes, display the attestation statement and compensation statement in accordance to section 626.8796(2), Florida Statutes, and display the type of claim on his adjusting contract.
- (e) If the Department has good cause to believe that the Respondent has violated any condition of this Consent Order, then the Respondent authorizes the Department to seek the immediate enforcement of the order in the Circuit Court of the Second Judicial Circuit, in and for Leon County, in Tallahassee, Florida. If such an enforcement order is granted, then the Respondent agrees that he shall be liable to the Department for all reasonable costs and attorneys fees expended in the enforcement action.

Any person who knowingly transacts insurance or otherwise engages in (f) insurance activities in this state without a license, or while the license is suspended or revoked, commits a felony of the third degree. 12th June

DONE and ORDERED this \_\_\_

, 2015.



Gregory Thomas

Director, Agent & Agency Services

# Copies Furnished To:

azaricrucet@hotmail.com

Azari Alain Crucet 1800 Alamanda Drive North Miami, FL 33181

Greg Thomas, Director Division of Agent & Agency Services 200 East Gaines Street Tallahassee, Florida 32399-0320

Complaint & Settlement Division of Legal Services 200 East Gaines Street Tallahassee, Florida 32399-0333

6100J VAL: 22353629 2015-07-10 460116 \$500.00 PID: 3644531

6100J VAL: 22353630 2015-07-10

460116 \$500.00 PID: 3644532

#### **INVOICE**

6100J VAL: 22353632 2015-07-10 \$500.00 PID: 3644534 460116

## ADMINISTRATIVE PENALTY IMPOSED BY CONSENT ORDER

In order to ensure that your payment is received and properly credited, please return this invoice with your **check** payable to: 6100J VAL: 22353636 2015-07-10

460116 \$500.00 PID: 3644536

Department of Financial Services Division of Legal Services Revenue Processing Section Post Office Box 6100 Tallahassee, Florida 32399-6100

6100J VAL: 22353638 2015-07-10 \$500.00 PID: 3644538

PAYMENT MUST BE RECEIVED WITHIN 30 DAYS OF ISSUANCE OF CONSENT ORDER

#### **REFERENCE**

NAME	Azari Alain Crucet			
ADDRESS:	1800 Alamanda Drive			
CITY, STATE, ZIP:	North Miami, FL 33181			
SS# or AGENT#:	P170932			
Case #:	172365-15-AG			<b>3</b>
Attorney:	Complaint & Settlement			
Source:	Agent & Agency Investigations			- W
				PM 17:
Fine Due:			\$2,500	S
Cost Due:				
Total Amount Due:				
Amount remitt	ed:	\$		
OPEIGLAL LIGE ON	H.V. DI FACE DO NOT MADE DEL		O L DUE	
OFFICIAL USE OF	NLY - PLEASE, DO NOT MARK BELO	JW THI	S LINE	

**INV AMT (inserted by operator)** 

T/C

6100

B/T M

F/T



IN THE MATTER OF:

AZARI ALAIN CRUCET

CASE NO.: 172365-15-AG

## SETTLEMENT STIPULATION FOR CONSENT ORDER

IT IS HEREBY AGREED and STIPULATED by and between Azari Alain Crucet (the "Respondent") and the State of Florida, Department of Financial Services (the "Department") that:

- 1. The Respondent is currently licensed as a public adjuster. At all times relevant to the dates and occurrences referred to herein, the Respondent was licensed in this state as a public adjuster.
- 2. Pursuant to chapter 626, Florida Statutes, the Department has jurisdiction over the Respondent and the subject matter in this case.
- 3. The Department conducted an investigation of the Respondent in his capacity as a public adjuster. As a result thereof, the Department alleges that the Respondent allegedly withheld funds belonging to an insured and failed to include all requirements on an adjusting contract. In order to avoid formal litigation of this matter, the Respondent has determined that it is in his best interests to enter into this Settlement Stipulation for Consent Order.



- 4. The Respondent voluntarily waives receipt of any notice or charges other than this Settlement Stipulation for Consent Order.
- The Respondent voluntarily waives the right to a hearing in this matter and voluntarily enters into this Settlement Stipulation for Consent Order.
- 6. By entering into this Settlement Stipulation for Consent Order and by the filing of a Consent Order in this case, the Respondent and the Department intend to and do resolve all issues pertaining to the license disciplinary penalties to be imposed against the Respondent based on the allegations in paragraph three above.
- 7. No party will appeal this Settlement Stipulation for Consent Order or the Consent Order to be issued in this case and the parties specifically waive notice of the right to appeal as required by section 120.569(1), Florida Statutes.
- 8. This document is a public record and contains information which is routinely published by the Department.
  - 9. Each party to this proceeding shall bear its own costs and attorney's fees.
- 10. This Settlement Stipulation for Consent Order is subject to the approval of the Chief Financial Officer or his designee. Upon his approval, and without further notice, the Chief Financial Officer or his designee may issue a Consent Order providing for the following:
- (a) Incorporation by reference of all the terms and conditions of this Settlement Stipulation for Consent Order.
- (b) The Respondent shall pay an administrative penalty in the amount of two thousand five hundred dollars (\$2,500.00) as authorized by section 626.681(1), Florida Statutes, within thirty (30) days of the entry of the Consent Order to be issued in this case. Failure of the Respondent to pay the administrative fine within the specified time limit shall result in the

immediate suspension of the Respondent's licenses and eligibility for licensure in the state without further proceedings for a period of sixty (60) days. Thereafter, the Respondent shall be entitled-to-file-an-application-for-reinstatement-of-licensure-Reinstatement-shall-be-conditioned-upon the Respondent's compliance with all terms of this Settlement Stipulation for Consent Order and the Consent Order to be entered in this cause, including payment of the administrative fine, and upon compliance with the terms of suspension.

- (c) The Respondent shall not withhold funds belonging to others or insurer.
- (d) The Respondent shall display the full fraud statement in accordance to section 626.8796(1), Florida Statutes, display the attestation statement and compensation statement in accordance to section 626.8796(2), Florida Statutes, and display the type of claim on his adjusting contract.
- (e) If the Department has good cause to believe that the Respondent has violated any condition of this Consent Order, then the Respondent authorizes the Department to seek the immediate enforcement of the order in the Circuit Court of the Second Judicial Circuit, in and for Leon County, in Tallahassee, Florida. If such an enforcement order is granted, then the Respondent agrees that he shall be liable to the Department for all reasonable costs and attorneys fees expended in the enforcement action.
- 11. The Respondent certifies that the address and e-mail address below the Respondent's signature are valid addresses.
- 12. The Respondent agrees that the Consent Order may be sent to the Respondent via the e-mail address below the Respondent's signature and that Respondent will not receive a hard copy in

WHEREFORE, the undersignment of the windersignment of the control	gned pa	rties herel	oy ackno	owledge and agree to the terms and
conditions of the foregoing Settleme	ent Stipi	ulation for	Consen	t Order, subject to final approval by
the Chief-Financial-Officer, or his de	esignee,	-by-writte	n=consei	nt-on-the-last-date-executed-below.
DATED and SIGNED this _	26	_ day of _	MAY	, 2015

Azari Alain Crucet 1800 Alamanda Drive North Miami, FL 33181

azaricrucet@hotmail.com

Respondent

Leah L. Marino
Managing Attorney
Department of Financial Services
Division of Legal Services
612 Larson Building
200 East Gaines Street
Tallahassee, Florida 32399-0333
(850) 413-4227

For the Department