GOVERNMENT OF GUAM
Office of the Governor
Agana, Guam

EXECUTIVE ORDER NO. 45-9

REGULATIONS FOR THE ADMINISTRATION OF THE INSURANCE LAW OF GUAM

WHEREAS, the Insurance Commissioner of Guam, in accordance with Section 43026 of the Government Code of Guam, has formulated regulations for the administration of the Insurance Law of Guam, and

WHEREAS, such regulations have, in accordance with Section 43056 of the Government Code of Guam, been reviewed by the Attorney General of Guam, and his formal opinion that such regulations are legally sufficient and within the Commissioner's authority has been attached to such regulations;

NOW, THEREFORE, I, Richard Barrett Lone, Governor of Guam, hereby approve and adopt such regulations, which are attached hereto, as Regulations for the Administration of the Insurance Law of Guam.

Dated at Agana, Guam, this 19th day of March, 1959.

RICHARD BARRETT LONE
Governor of Guam

COUNTERSIGNED:

MARCILLUS CHISLE R. BOES
Secretary of Guam
GOVERNMENT OF GUMI
AGAMA

MAR 16 1959

Memorandum

To: Governor of Gumi

From: Attorney General

Subject: Regulations for the administration of the Insurance Law of Gumi

I have examined the attached regulations for the administration of the Insurance Law promulgated by the Insurance Commissioner which are transmitted herewith.

In my opinion, such regulations are legally sufficient and within the Commissioner’s authority. In accordance with Section 4206(c), Government Code, the attached regulations are transmitted to you for action.

/S/ LOUIS A. OTTO, JR.

LOUIS A. OTTO, JR.

Attachment
MEMORANDUM

To: Attorney General

From: Director of Finance

Subject: Proclamation of Regulations for the Administration of the Insurance Law of Guam

In accordance with the provisions of Section 63035 of the Insurance Law of Guam, I am transmitting herewith the regulations for the Administration of the Insurance Law of Guam for your opinion as to whether or not such regulations are "legally sufficient and within the Commission's authority."

[Signature]

RICHARD F. TAITANO

Attachment
REGULATIONS FOR THE ADMINISTRATION
OF THE
INSURANCE LAW OF GUAM
<table>
<thead>
<tr>
<th>RULE I - LICENSIS</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Certificate of Authority</td>
<td>1</td>
</tr>
<tr>
<td>B. General Agent's License</td>
<td>2</td>
</tr>
<tr>
<td>C. Subagent's License</td>
<td>3</td>
</tr>
<tr>
<td>D. Solicitor's License</td>
<td>3</td>
</tr>
<tr>
<td>E. Cancellation of a Solicitor's or Subagent's License</td>
<td>3</td>
</tr>
<tr>
<td>F. Forms</td>
<td>3</td>
</tr>
<tr>
<td>Application for Certificate of Authority (Form I-1)</td>
<td>4</td>
</tr>
<tr>
<td>Agreement and Power of Attorney (Form I-2)</td>
<td>5</td>
</tr>
<tr>
<td>Insurance Company’s Bond (Form I-3)</td>
<td>7</td>
</tr>
<tr>
<td>Deposit Agreement in Lieu of Bond (Form I-4)</td>
<td>8</td>
</tr>
<tr>
<td>Deposit Agreement Alien Insurance Company (Form I-5)</td>
<td>9</td>
</tr>
<tr>
<td>Appointment of General Agent, Authority to Appoint Subagents and Solicitors, Authority to Accept Services of Legal Process, Authority to Counter-Sign Policies of Insurance (Form I-6)</td>
<td>10</td>
</tr>
<tr>
<td>Application for General Agent’s or Subagent’s License (Form I-10)</td>
<td>12</td>
</tr>
<tr>
<td>Application for Solicitor’s License (Form I-11)</td>
<td>15</td>
</tr>
<tr>
<td>Appointment of Subagent (Form I-12)</td>
<td>17</td>
</tr>
<tr>
<td>Appointment of Solicitor (Form I-13)</td>
<td>18</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RULE II - APPROVAL OF FORMS</th>
<th>19</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Filing - Bureau Members</td>
<td>19</td>
</tr>
<tr>
<td>B. Filing - For Insurers, Not Bureau Members</td>
<td>19</td>
</tr>
<tr>
<td>C. Filing</td>
<td>19</td>
</tr>
<tr>
<td>D. Duration of Binders</td>
<td>20</td>
</tr>
<tr>
<td>E. Renewal of Binders</td>
<td>20</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RULE III - RATE FILING</th>
<th>21</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Applications</td>
<td>21</td>
</tr>
<tr>
<td>B. Underwriting Profit Report</td>
<td>21</td>
</tr>
<tr>
<td>C. General Requirements</td>
<td>21</td>
</tr>
<tr>
<td>Underwriting Profit Report (Form I-29)</td>
<td>22</td>
</tr>
</tbody>
</table>
RULE IV - PROCEEDINGS FOR THE INVESTIGATION, HEARINGS, AND RESOLUTION OF COMPLAINTS

A. Filing of Complaint 27
B. Complaint, Notice of Hearing and Answer 27
C. Intervention 28
D. Motions 28
E. Consolidation or Severance 28
F. Prehearing conferences 29
G. Hearings 29
H. Contumacious Conduct 29
I. Record 29
J. Order 29
K. Duties and Powers of the Commissioner representing the Complainant 30
L. Witnesses and Subpoenas 30

RULE V - BOOKS OF ACCOUNTS, REGISTERS, AND DOCUMENTS 31

DOMESTIC INSURERS

A. General 31
B. Life and Disability Insurance 31
C. Property, Casualty and Miscellaneous Risks 32

RULE VI - BOOKS OF ACCOUNTS, REGISTERS, AND DOCUMENTS 33

General Agents, Managers, and Agents authorized to countersign Policies

A. General 33
B. Life and Disability Insurance 34
C. Property and Casualty Insurance 35

RULE VII - ANNUAL STATEMENT OF INSURERS 36

RULE VIII - ADVISORSHIPS 37

RULE IX - SURPLUS LINE AGENTS, SURPLUS LINE BROKERS 37

RULE X - DEVIATION FROM APPROVED RATES 37
A. CERTIFICATE OF AUTHORITY. (Legal Authority: 43102, 43154, 43178, 43177, 43201, 43104, 43103)

1. Domestic Insurance Company. Domestic Insurers, in order to obtain a Certificate of Authority, shall file with the Commissioner the following:

(a) Application for Certificate of Authority (Form 1-1).

(b) Agreement and Power of Attorney (Form 1-2).

(c) A copy of its annual statement in the form prescribed by the National Association of Insurance Commissioners for the year immediately preceding the application for a Certificate of Authority.

(d) Insurance Company’s Bond (Form 1-3), or in lieu thereof Deposit Agreement in Lieu of Bond (Form 1-4).

2. Foreign Insurers. Foreign Insurers, in order to obtain a Certificate of Authority, shall file with the Commissioner the following:

(a) Application for Certificate of Authority (Form 1-1).

(b) Agreement and Power of Attorney (Form 1-2).

(c) A copy of its annual statement in the form prescribed by the National Association of Insurance Commissioners for the year immediately preceding the application for a Certificate of Authority.

(d) Insurance Company’s Bond (Form 1-3), or in lieu thereof Deposit Agreement in Lieu of Bond (Form 1-4).

(e) Appointment of General Agent, Authority to Appoint Subagents and Solicitors, Authority to Accept Service of Legal Process, Authority to Counternotice Policies of Insurance (Form 1-5).

(f) A copy of the last report of examination certified to by the Commissioner, or like officer of the state or territory in which the company is organized.
3. Alien Insurers. Alien Insurers, in order to obtain a Certificate of Authority, shall file with the Commissioner the following:

(a) Application for Certificate of Authority (Form I-1).

(b) Agreement and Power of Attorney (Form I-2).

(c) A copy of its annual statement in the form prescribed by the National Association of Insurance Commissioners for the year immediately preceding the application for Certificate of Authority.

(d) Insurance Company's Bond together with sworn proof that such insurance company has, in Guam, unencumbered United States dollar assets available for the payment of claims in a minimum amount equal to the paid-in capital required of domestic insurers by Article III of Chapter 2 of the Insurance Law, or in lieu of such bond and proof of such funds, a Deposit Agreement (Form I-4a) in an amount equal to the minimum amount of paid-in capital required of domestic insurers by Article III of Chapter 2 of the Insurance Law with the Commissioner, but not less than $50,000.

(e) Appointment of General Agent, Authority to Appoint Subagents and Solicitors, Authority to Accept Service of Local Process, Authority to countersign Policies of Insurance (Form I-5).

(f) A copy of the last report of examination certified to by the Commissioner, or like officer of the country in which the company is organized.

4. Forms I-1, I-2, I-3, I-4, I-4a and I-5, which are attached hereto and are made a part hereof, are adopted as a regulation and the information contained therein, where applicable, is required for all insurers applying for a Certificate of Authority.

5. All documents filed with the Director of Finance in accordance with Section 405 of the Civil Code of Guam, shall be considered to be likewise filed in support of an application for a Certificate of Authority.

B. GENERAL AGENT'S LICENSE. (Legal Authority: 43176, 43201, 43250, 43251, 43252, 43253)

In addition to Form I-5, which is filed with an application for a Certificate of Authority, in order to obtain a General Agent's license, there shall be filed with the Commissioner Application for General Agent's License Form I-10.
C. SUBAGENT'S LICENSE. (Legal Authority: 43250, 43251, 43252, 43253)

In order to obtain a Subagent's License, there shall be filed with the Commissioner the following:

1. Application for Subagent's License (Form I-10).
2. Appointment of Subagent (Form I-12).

D. SOLICITOR'S LICENSE. (Legal Authority: 43250, 43251, 43252, 43253)

In order to obtain a Solicitor's license, there shall be filed with the Commissioner the following:

1. Application for Solicitor's License (Form I-11).
2. Appointment of Solicitor (Form I-13).

E. CANCELLATION OF LICENSE UPON TERMINATION OF APPOINTMENT. (Legal Authority: 43252)

Whenever the appointment of Subagent or Solicitor is terminated, the Commissioner shall be immediately notified thereof in writing accompanied by proof that notice of termination has also been delivered or mailed to such Subagent or Solicitor. Such notice of termination may state the causes therefor, and any information so furnished the Commissioner shall be privileged insofar as it shall not be used in any action against the Insurer, General Agent or Subagent furnishing such information. Whenever an appointment is terminated, the license issued pursuant to the appointment shall be revoked by the Commissioner in its entirety or to such extent as shall conform with any continuing appointment. Such revocation shall not be effective until sufficient time shall have elapsed for receipt of the notice of termination through the regular course of the mails unless there has been a prior delivery.

F. FORMS. Forms I-10, I-11, I-12 and I-13, which are attached hereto and are made a part hereof, are adopted as a regulation and the information contained therein, where applicable, is required for all persons applying for General Agent's, Subagent's and Solicitor's licenses.
APPLICATION FOR CERTIFICATES OF AUTHORITY

TO THE INSURANCE COMMISSIONER OF OREGON

The

Company of, State of (Name and City)

by, does hereby apply for authority to transact for the year ending June 30, , as an insurer, the following classes of insurance in force:

[ ] Fire
[ ] Fidelity & Surety
[ ] Title
[ ] Other vehicle
[ ] Title
[ ] Marine
[ ] Accident, Health
[ ] Property Damage
[ ] Disability
[ ] Miscellaneous

and states that it is so authorized by Articles of Incorporation (or Charter)
(or Articles of Association) under the laws of its home state of and answers the following questions pertaining to the company:

Date incorporated, or organized:

and name

Authorized capital stock:

Pledged capital stock:

as of December preceding, admitted assets:

liabilities:

Location and Post Office Address of Principal Office:

The insurance commissioner must be notified promptly in case of change of address, date of last examination.

States company authorized to transact business in:

(Please list)
AGREEMENT

and

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That the ________________________________ hereinafter referred to as "Company", a corporation (or association) created and organized under the laws of the State of ________________________________ and thereby authorized to transact the business of ________________________________,

Insurance, deeming it necessary to transact such business within the Territory of China, pursuant to the laws thereof, agree hereby that any legal process pertaining to the said Company may be served upon the Insurance Commissioner of the Government of China or his Deputy, or upon ________________________________, who is hereby authorized and directed to receive and accept service of process for said Company, and that in case the said Company should cease to transact business in the Territory of China, or to maintain the usual meekness and order, then such process may thereafter be served on the Insurance Commissioner of the Government of China or his Deputy, in any action against the Company, upon any policy of liability issued or guaranteed by said Company, and the said service of process shall have the same effect and will be taken and held to be as if served personally on the Company within the Territory of China.

The said Company does hereby further consent to being sued by an injured person or his heirs or representatives in a direct action on any policy or liability insurance in accordance with Section 4035 of the Insurance Code of China.

IN WITNESS WHEREOF, the Company in accordance with a resolution of its board of directors, duly adopted by the board on the ________________ day of __________________ (L.A.L.) (certified copy to be attached), and to these present has affixed its corporate seal and caused the same to be subscribed and attested to by its President and Secretary at the City of __________________ in the State of __________________ on the ________________ day of __________________

______________________________
President

______________________________
Secretary
MARK ALL BOX IN THESE PRECEDING:

That we

as principal and

are held and firmly bound unto the insurance company and his successors in

officer in the sum of fifty thousand ($50,000.00) dollars, in full payment of the

benefit arising for the payment of which, will be in effect, to jointly and

solidly, our executors, administrators and assigns, jointly, severally and

finally by these presents:

To hold our hands and seal this day of

the conditions of the above obligation are such that:

This

has filed the charter and statement, and in other respects conformable to the

requirements of the statutes in each case and providing for

This: The said Company proposes to enter this territory (or colonies in

this territory) for the purpose of transacting the business of

Insurance for the period of one year

ending June 30, 19

is granted. If the said:

shall exactly pay all claims arising and accruing to any person or persons, by

virtue of any policy issued by the said Company, during the term of this bond,

then the life of person or our resident of over, or with any property located in

the territory of said, said the same shall become ours, then this obligation will

be void; otherwise to remain in full force and effect.

(signed l)

(signed l)

(signed)

(signed)

(signed)

(signed)

(signed)

(signed)

(signed)

above must be typed

written below.

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(frared)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)

(红外)
Pursuant to the provisions of Section R102(2), the

... desires to qualify itself to transact the business of

in [name] and enters into this agreement with the Insurance Commissioner of [state] and deposits with him the following described securities to wit:

It is agreed between the parties hereto that this $50,000 deposit of securities includes in lieu of a $50,000 note and that after six months of the value of at least $50,000 shall remain on deposit (though securities may be substituted with the approval of the Commissioner) for the benefit and protection of the policyholders and creditors of the company so long as the company has any liability outstanding in [state].

The company may collect and retain the interest when due on the securities deposited.

In witness whereof, we have hereunto affixed our signatures and seals on the dates indicated below:

[Signature]

By:

[Signature]

Secretary

[Date]

Commissioner of Insurance of [state]

[Date]
Pursuant to the provisions of Section 202, the

[paragraph cut off]

desire to qualify itself to transact the business of

[paragraph cut off]

in fact and enter into this agreement

[paragraph cut off]

with the Insurance Commissioner of Texas and deposit with him the following
described securities to-wit:

It is agreed between the parties hereto that this deposit of securities

[paragraph cut off]

of the value of at least $______ shall remain on deposit (though

[paragraph cut off]

securities may be substituted with the approval of the Commissioner) for the

[paragraph cut off]

benefit and protection of the policyholders and creditors of the company so

[paragraph cut off]

long as the company has any liability outstanding in Texas.

The company may collect and retain the interest then due on the securities

[paragraph cut off]

deposited.

IN WITNESS WHEREOF, we have hereunto affixed our signatures and made on

the dates indicated below.


[signature]

V. P. L.

[signature]

Attorney

[signature]

Date:

Commission of Insurance of Texas

[seal]

(Rev'd 2-66)
CONTRIVENT OF GENERAL AGENCY
APPROACH TO A CERTAIN SUBJECT TO DECLARATIONS
APPEAR TO CERTAIN SUBJECTS OF LAW, ACCORDING
APPROACH TO CERTAIN SUBJECTS OF LAW.

F. ON ALL PAGES OF THIS DOCUMENT,

That pursuant to the requirements of the Government Code of Ohio, the

insurer organized under the laws

and authorized to do business therein, and desiring to
carry on the business of insurance in Ohio as authorized by Law (hereinafter
called the "Insurer"), does hereby:

(1) designate and appoint

principal office and place of business at,

in Ohio as its General Agent in Ohio (hereinafter called the General Agent);

(2) authorize and empower the General Agent to accept declarations and

solicitations pursuant to the requirements of the Insurance Code of Ohio, and

does hereby grant and give to the General Agent full power and authority to

do and perform each and every act or transaction necessary to be done in the

pursuance, as fully and effectually as said Insurer might or could at person

ally perform, and does hereby ratify and confirm all acts that the General

Agent may do under and by virtue of these presents, and

(3) authorize the General Agent to accept service of any notice or process

in any action or proceeding brought or pending in Ohio upon any person or

the Insurer arising by or growing out of business transacted in Ohio, and agree to

be valid until such time as it shall be provided by a notice in writing filed

in the office of the Insurance Commissioner of Ohio.

(1) authorize the General Agent to administer all policies of insurance

affected by Ohio by the Insurer.

IN WITNESS WHEREOF, said Insurer has caused this instrument to be executed
in its name and behalf, by its proper authorized officers, who

day of, 19.

[Signature]

By

[Signature]

By

[Signature]

day of 19.

[Signature]

By

[Signature]

By

[Signature]
In the ________ day of ________, 19____, the subscriber, a duly authorized to take the proof and acknowledgment of deeds and other instruments, personally appeared.

President, and

of the

to be personally known to me to be the persons described in and who executed the foregoing instrument; and they each, duly acknowledged to me that they executed the same freely and voluntarily, and for the consideration therein set forth and nothing by way of duress, persuasion, or under any other color for himself, himself, or any that they are the duly authorized officers of the corporation, and that the said instrument is the true record and correct copy of the corporate seal of the said corporation and that the same seal and true signature as said officers were duly affixed and subscribed to the said instrument by the authority and direction of said corporation and for the use and deal of said corporation.

In witness whereof, I have hereunto set my hand and affixed the official seal at

the day and year first above written.

(Seal)

11
The undersigned hereby applies for a

License authorizing the

transaction of the business of Insurance in one of the following classes

de Insurance:

[ ] Fire [ ] Fidelity & Surety [ ] Life

[ ] Motor Vehicles [ ] Title [ ] Marine

[ ] Accident, Health, Hospital Expense

[ ] Personal

[ ] Liability

1. Name of Applicant:

2. Residence Address:

3. Business Address:

4. Applicant's form of organization is:

[ ] Proprietary [ ] Corporation.

5. Do you use any other name than the one set forth in answer question No. 1 in the conduct of your business? [ ] Yes [ ] No

6. If the answer to question No. 5 is Yes, have the name of your business:

7. If the answer to question No. 5 is Yes, have you complied with section 2466 of the civil code of Iowa? [ ] Yes [ ] No

8. Is the license to be issued in the name of your business or in your personal name?

9. If applicant is a partnership or association, give the name of all members thereof; if a corporation, the name and address of all officers of the corporation:

[ ]

[ ]
10. If applicant is a partnership, association or corporation, list the names of all individuals who are to be authorized to act under this license.

(Also applicable class or classes of insurance for each individual)

(All to initial with x's)

11. Is applicant, or each person listed under item No. 10 a resident of

\[ \square \text{Yes} \quad \square \text{No} \]

12. If answer to item No. 11 is Yes, give address of permanent residence of each.

13. Have you or any person listed under item No. 9 or No. 10 ever been denied or had an insurance license revoked?

\[ \square \text{Yes} \quad \square \text{No} \quad \text{If answer is Yes, a letter of explanation, in detail, must accompany application.} \]

14. Have you or any person listed under item No. 9 or No. 10 ever been convicted of a felony?

\[ \square \text{Yes} \quad \square \text{No} \quad \text{If answer is Yes, a letter of explanation, in detail, must accompany application.} \]

15. Are you, each person under item No. 9 or No. 10, familiar with the insurance laws of Guam and do you agree to conduct your business in accordance therewith and do you understand that if you are required to take an examination there will be several questions on the law that you must answer satisfactorily?

\[ \square \text{Yes} \quad \square \text{No} \]

16. Is applicant, or any person listed under item No. 9 or No. 10, engaged in any other business, either full-time or part-time?

\[ \square \text{Yes} \quad \square \text{No} \quad \text{If Yes, what is the nature of the other business?} \]

(Form 1-10)
27. Give the following information with regard to your previous insurance experience, if any:

<table>
<thead>
<tr>
<th>Date</th>
<th>Location</th>
<th>Distance of Coverage</th>
<th>Current Use of Premises</th>
<th>Class or Classes of Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I. The applicant hereby certifies that the principal use of the premises insured for is not to effect insurance on the applicant's own life, property or stocks, or the life, property or risks of employees or members of applicant's family.

Territory of Ohio

Municipality of

APPLICANT

The undersigned, being duly sworn, declares and says that he is the person named in the foregoing application, that he knows the contents thereof, and that each of the statements made, and answers to the questions therein, are true of his own knowledge.

(Signed of applicant)

Agreed and sworn to before me the ___ day of ______, 19__

(S.E.A.L)

(Notary Public)

(See 1-10)
**APPLICATION FOR INSURANCE LICENSE**

The undersigned hereby applies for a Solicitor's License for the following classes of insurance:

- [ ] Fire
- [ ] Fidelity & Surety
- [ ] Life
- [ ] Motor Vehicle
- [ ] Title
- [ ] Marine
- [ ] Accident, Health, Property Damage Liability
- [ ] Workmen's Compensation
- [ ] Miscellaneous

1. Name of Applicant: ____________________________

2. Residence Address: ____________________________

3. Business Address: ____________________________

4. Are you a permanent resident of Texas? __________

5. Will your time be devoted exclusively to the insurance business? __________

6. If so, what portion of your time will be devoted to insurance? __________

7. Give the following information with regard to your previous insurance experience, if any:

<table>
<thead>
<tr>
<th>Date</th>
<th>Employer</th>
<th>Address of Employer</th>
<th>Cause of Denial or Revocation</th>
<th>Class of Insurance</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

8. Have you ever been denied or had an insurance license revoked?

- [ ] Yes  - [ ] No  If answer is Yes, a letter of explanation, in detail, must accompany application.

(Form I-11)
9. Have you ever been convicted of a felony? [ ] Yes [ ] No

10. Are you familiar with the provisions of the contract(s) of insurance to be negotiated?

11. What instruction in insurance have you had?

12. What instruction in insurance do you expect to receive?

13. Are you familiar with the insurance laws of Iowa and do you agree to conduct your business in accordance therewith and do you understand that if you are required to take an examination there will be several questions on the laws that you must answer satisfactorily? [ ] Yes [ ] No

14. The applicant hereby certifies that the principal use of the license applied for is not to effect insurance on the applicant’s own life, property or risks, or the lives, property or risks of employees or members of applicant’s family.

AFFIDAVIT

Territory of Iowa

The undersigned, being duly sworn, deposes and says that he is the person named in the foregoing application, that he knows the contents thereof, and that each of the statements made, and answers to the questions therein, are true of his own knowledge.

(Signature of Applicant)

Subscribed and sworn to before me this [ ] day of ______, 19___

(Notary Public)

By direction of court:

(See 1-21)
AN AFFIDAVIT OF APPOINTMENT

To the Insurance Commissioner of Ohio:

The undersigned, [Name], hereby appoint [Agent's Name] as the agent for the following classes of insurance:

[ ] fire
[ ] fidelity & surety
[ ] life
[ ] motor vehicle
[ ] title
[ ] accident
[ ] health
[ ] property

Further, the undersigned hereby:

3. Certifies that this appointment shall remain in effect continuously until written notice of termination is received by the Insurance Commissioner or said agent's license to transact insurance business in Ohio is revoked or is not renewed.

4. Authorizes said agent to appoint solicitors in accordance with sections 4325 of the Government Code of Ohio.

5. Certifies that I have known the appointed for [Period], and that I have investigated his character and reputation and consider the appointee as being worthy of a competent license.

6. Certifies that I have examined appointee and found that he has sufficient knowledge of insurance and the insurance laws of Ohio to properly act as a Subagent.

[Name]
[Address]

[Name]
[Address]

Subscribed and sworn to before me this [Date] day of [Month], 19[Year], by [Signer's Name], [Title]

[Form 1450]
APPOINTMENT OF SOLICITOR

To the Insurance Commissioner of Ohio:

The undersigned, (name, general agent or subagent), hereby appoints ______________________ to act in Ohio as the solicitor for the following classes of insurance:

- [ ] Fire
- [ ] fidelity guaranty
- [ ] Title
- [ ] motor vehicle
- [ ] title
- [ ] marine
- [ ] accident health compensation
- [ ] miscellaneous liability

Furhter, the undersigned hereby:

1. Certifies that this appointment shall remain in effect continuously until written notice of termination is received by the Insurance Commissioner or said solicitor's license to transact insurance business in Ohio is revoked or is not renewed.

2. Certifies that I have known the appointee for ______________________ and that I have investigated his character and reputation and recommend appointee as being worthy of a solicitor's license.

3. Certifies that I have examined appointee and found that he has sufficient knowledge of insurance and the insurance laws of Ohio to properly act as a solicitor.

Dated at ______________________, day of ______________________, 19____

____________________
(name, general agent or subagent)

____________________
(signed)

(Form 5-13)
RULE XI
APPROVAL OF FORMS

Legal Authority: Section 43357

This regulation shall govern the filing with the Commissioner of policy forms (except surety bond forms), application forms, printed riders and endorsement forms.

A. FILING - BUREAU MEMBERS.

The filing with the Commissioner of policy forms, application forms, printed riders and endorsement forms made by rating bureaus whose charter, articles of incorporation, rules and regulations give them control over such forms and riders to be used by their members and subscribers shall be considered a filing by said members and subscribers.

1. Any deviation from such filing by a member or subscriber shall be directly filed with the Commissioner by the deviating member or subscriber.

2. It shall be taken for granted that any insurer admitted as a new member or subscriber of a rating bureau shall use the forms of such rating bureau from the effective date of its membership or subscribership.

3. Any insurer that ceases to be a member or subscriber of a rating bureau shall immediately comply with the filing requirements established in Section 43357 of the Insurance Law.

B. FILING - FOR INSURERS, NOT BUREAU MEMBERS.

Any insurer not a member or subscriber of a rating bureau shall file with the Commissioner, every policy form (other than surety bond forms), application forms, written riders and endorsement forms which it intends to use.

C. FILING.

The filing with the Commissioner of policy forms, application forms, written riders and endorsement forms shall be made as follows:

1. Every filing shall be accompanied by a transmittal letter indicating the following:
   (a) The name of the rating bureau or insurer making the filing under the signature of an authorized person.
   (b) If a new form, it shall be so stated in the transmittal letter, which shall also contain a description of the coverage as well as of the submitted form.
(c) If a revision of a form previously submitted it shall be so stated in the transmittal letter informing also the rate of approval of the previous form and the proposed changes.

(d) All the enclosed forms, with their respective titles and numbers shall be enumerated in the transmittal letter.

(e) A statement that the form has or has not been approved for use in the state in which the insurer has its home office, or if the form is submitted by a rating bureau, the state or states in the United States in which the form is being used.

(f) If the form is not in use in the United States, a detailed statement setting forth the difference in the form and forms customarily used in the United States to effect the same insurance coverage and the reasons for its use in preference to the forms customarily used in the United States.

B. DURATION OF BINDERS.

The duration of binders shall be limited according to the following:

1. Written binders shall have a maximum duration of 30 days.

2. Oral binders shall have a maximum duration of 5 days.

In the case of both written and oral binders holidays are included in the duration period.

C. RENEWAL OF BINDERS.

Renewal of binders is permitted with the exception of oral binders, but in no case shall binders be issued to cover a total period for all binders which exceeds beyond 90 days.
RULE XIII

RATE FILING

Legal Authority: 43315, 43336, 43337

A. APPLICATIONS.

All rate filings shall be accompanied by a letter of transmittal setting forth:

1. The name of the rating organization or insurer making the filing under the signature of a person authorized to make such filing.

2. The manual, manual section, page number, rule number and classification or rate of the filing, and if the filing proposes a change or revision, such fact shall be noted indicating clearly the difference from the previous filing.

3. In the case of new insurance and in other appropriate cases, a summary of the coverage contemplated.

4. Statistical data on which it is based, reasons justifying the filing and the information contained in Form I-20 for the five (5) preceding years for all insurance except Life, Marine, Sickness, Accident and Health Insurance.

5. In case of Life, Marine, Sickness, and Accident and Health, the rates charged for the same insurance coverage in the United States jurisdiction next near to ours in which the company is doing business and an explanation of the difference in such rates and the proposed rates, if any.

The information required under paragraphs 1 and 2 above may be sent in an explanatory memorandum.

B. WRITING PROFIT REPORT.

Form I-20, which is attached hereto and made a part hereof, is hereby adopted as a regulation and the information contained therein is required in support of every filing for approval of rates for each insurance coverage, except in the case of Life, Marine, Sickness, Accident and Health Insurance.

C. GENERAL REQUIREMENTS.

1. The letter of transmittal shall be sent in duplicate.

2. The filing and explanatory memorandum shall be sent in duplicate.

3. The filing shall be not later than thirty days prior to the proposed effective date.
TO THE INSURANCE COMMISSIONER,

Dear Sir:

The following contains a true and correct report of direct

premises, direct insurance earned, direct losses incurred and direct expenses incurred on direct risks in the Territory of Iowa by the

Insurance Company of , for the one year period beginning January 1st, 19 , and ending December 31st, 19 .

Item 1. Direct insurance earned, by State: """""""""""""""""""""""""""""

Item 2. Direct losses incurred, by State: """""""""""

Item 3. Direct expenses incurred, by State: """""""

Total of Items 2 and 3 (combined) """"""

Total writing volume (as shown) (Items 1, has total of 2 and 3 (above)) """"""


STATE OF
COUNTY OF


Signature of person that he be the

of the above named above on that this report is true and correct, as made by the books and records of this company of the direct writing business in Iowa for said one year. Herein is not included any lines

lying to any other class of risks or allied lines, as future or renewal

business, excess works lines, investment excess or catastrophic hazard limits are included herein.


Subscribed and sworn to as this the day of .

By termination

Form 1-20)
SCHEDULEs B-1 and B-2 CONTINUED

<table>
<thead>
<tr>
<th>Column</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Total gross direct expenses incurred during this period:</td>
</tr>
<tr>
<td>2.</td>
<td>Less return premiums:</td>
</tr>
<tr>
<td>3.</td>
<td>Less direct premiums:</td>
</tr>
<tr>
<td>4.</td>
<td>Less unearned direct expenses at beginning of period:</td>
</tr>
<tr>
<td>5.</td>
<td>Total of 1 (b) and 2:</td>
</tr>
<tr>
<td>6.</td>
<td>Less unearned</td>
</tr>
<tr>
<td>7.</td>
<td>Reserve at end of period:</td>
</tr>
<tr>
<td>8.</td>
<td>Direct charges for one year period (every result to first of each year)</td>
</tr>
</tbody>
</table>

SCHEDULE G-1 and G-2 CONTINUED

<table>
<thead>
<tr>
<th>Column</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Direct charges incurred during period:</td>
</tr>
<tr>
<td>2.</td>
<td>Total of 1 and 2:</td>
</tr>
</tbody>
</table>

SCHEDULE G-1 continued

<table>
<thead>
<tr>
<th>Column</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Direct expenses incurred:</td>
</tr>
<tr>
<td>2.</td>
<td>Less adjustment expenses paid on direct writing during period:</td>
</tr>
<tr>
<td>3.</td>
<td>Add unadjusted adjustment expenses paid at end of period:</td>
</tr>
<tr>
<td>4.</td>
<td>Total of Items 1 and 2 above:</td>
</tr>
<tr>
<td></td>
<td>Description</td>
</tr>
<tr>
<td>---</td>
<td>---------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>1</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>2</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>3</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>4</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>5</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>6</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>7</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>8</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>9</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>10</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>11</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>12</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>13</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>14</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
<tr>
<td>15</td>
<td>Direct special adjustment due on direct writing at beginning</td>
</tr>
</tbody>
</table>

Total actual direct expense from direct writing
Total expense incurred (Schedule C Line 12) ...........................................
The ratio of general expense (Line 25 above) ...........................................
Total claim settled and pro rata incurred expense (carry to Line 5, Part 3) .........................................................

One, --- to allocate general expense to ___________ underwriting use
this result: total earned direct ____________ portions of the earning, all
from from one year: _______________ divided by total earned, direct premiums,
all classes, all classes, for one year, _______________ ratio. ________________
(in two places). Multiply total general expense, Column 1, Line 22, above,
by the percent and place result in column 5, Line 23 above.
A. FILING OF COMPLAINT.

Any person may file before the Commissioner a complaint charging violations of the Insurance Law and its regulations. Such complaint shall be made in writing.

1. The complaint shall contain the full name and the corporate name, in the case of a local person, the address of the complainant and the respondent, and a clear and concise statement of the facts upon which the complaint is based.

2. Following the filing of a complaint the Commissioner shall cause to be made a preliminary investigation of the charges set forth therein.

3. Should the Commissioner decide that the complaint should be issued, he shall order, according to the Insurance Law of Guam, Section 43030, a hearing to be held and shall prepare such complaint in the name of the office of the Commissioner and serve it with a copy to the respondent, the complainant, and to all persons directly affected by such hearing.

4. Should the Commissioner decide that a complaint will not be issued he shall so notify the person filing the complaint by issuing a "Notice of Dismissal of the Complaint". In the event of such dismissal, the person filing the complaint, within ten days after the date of the "Notice of Dismissal", may request from the Commissioner that a hearing be held for the purpose of reconsideration of his order, according to the provisions of Section 43030 of the Insurance Law of Guam. The Commissioner may concede additional time if timely written request is made in which reasonable grounds to sustain it are stated.

5. Amendments. Any complaint may be amended by the person who filed it.

6. Withdrawal. A complaint may be withdrawn only with the approval of the Commissioner.

B. COMPLAINT, NOTICE OF HEARING AND ANSWER.

1. The issuance of a complaint shall be accompanied by a "Notice of Hearing", which shall fix a date and place for the hearing, specifying the matters to be considered thereat. The hearing shall not be held until a period of fifteen days has elapsed after the parties are notified, excluding Sundays and holidays.
2. The complaint shall be issued by the Commissioner in the name of the complainant. After the commencement of the hearing the complaint may be amended only with the consent of and upon such terms as the Commissioner may require.

3. Answer. The respondent may answer the complaint or its amendments. Such answer shall be in writing and shall contain an admission or denial of the facts set forth in the complaint or its amendments together with any affirmative matter alleged as a defense or relied on by the respondent to avoid or mitigate the facts set forth in the complaint. Such answer shall be filed with the office of the Commissioner within fifteen days after notice of complaint. The original thereof shall be signed by the respondent or his duly authorized representative. The respondent shall serve copies of any answer or amendment thereof upon the complainant and all persons who are parties to the proceeding, and shall file proof of such service with the office of the Commissioner. Any allegation of any complaint or amendment thereof not denied by the answer shall be deemed admitted by the respondent, and the Commissioner may thereupon make findings of facts and conclusions of law based upon such admission. Upon application of the respondent the Commissioner may extend the time for filing the answer. Prior to the hearing the answer may be amended by the respondent. After the commencement of the hearing the answer may be amended with the consent of and upon such terms as the Commissioner may require.

C. INTERVENTION.

Prior to the opening of any hearing any person having a valid interest in the proceeding and desiring to intervene in any proceeding or hearing shall file with the Commissioner a motion in writing setting out the grounds upon which such person claims to be interested in such proceeding, and the extent of such interest. The Commissioner, if good cause is shown, may permit such person to intervene, appeal and be heard in the hearing.

D. MOTIONS.

The Commissioner shall rule upon all motions made prior to the commencement of the hearing. The Commissioner shall rule upon all motions made during the hearing.

E. CONSOLIDATION OR SEPARATION.

Whenever the Commissioner deems it necessary in order to effectuate the purposes of the law, he may, at any time after a complaint is filed, order that such complaint or any other proceeding which may have been instituted in respect thereto:

1. be consolidated for the purpose of hearing or for any other purpose with any other proceeding which may have been filed with the office of the Commissioner.
2. Be severed from any other proceeding with which it may have been consolidated.

F. PREHEARING CONFERENCES.

The Commissioner may hold prehearing conferences for the settlement or simplification of the issues. In such conference will be considered the issues to be heard, the position of each party, the simplification of proof, the exchange of exhibits and all other matters which may be of help to the final disposition of the case. The Commissioner shall prepare a report containing the matters agreed upon, which will control the subsequent course of the proceedings.

G. HEARINGS.

Hearings shall be held before the Commissioner or Deputy Commissioner.

Any person in the proceeding shall have the right to appear at such hearing in person or by counsel. Such person shall have the right to call, examine, and cross-examine witnesses, and to introduce into the record documentary or other evidence. Formal rules of pleading or evidence need not be observed in the hearing. In any such proceeding stipulations of facts may be introduced in evidence with respect to any issue. Any objection with respect to conduct of the hearing, including any objection to the introduction of evidence, may be stated orally or in writing accompanied by a short statement of the grounds of such objection, and included in the record. Any of the parties shall be entitled, upon request made at or before the close of the hearing, to file a brief with the Commissioner, who may fix the time for such filing. In the discretion of the Commissioner the hearing may be continued from day to day, or adjourned to a later date or to a different place, by announcement thereof at the hearing by the Commissioner or by other appropriate notice. The Commissioner may, at any time prior to the service of his order upon appropriate notice to the parties, direct that the hearing be reopened.

H. CONTENTIOUS CONDUCT.

It shall be sufficient reason for exclusion from the hearing for any person to engage in disorderly, disrespectful or contemptuous conduct before the Commissioner.

I. RECORD.

The Commissioner shall keep a true and concise record of the proceedings of the hearings.

J. ORDER.

Within ten days after the termination of the hearing the Commissioner shall file his order thereon. Such order shall contain his findings of fact and conclusions of law, it shall set forth the action taken and the effective date of such action. A copy of such order shall be sent to each person to whom notice of the hearing was given.
K. DUTIES AND POWERS OF THE COMMISSIONER REPRESENTING THE COMPLAINANT.

It shall be the duty of the commissioner to inquire fully into the facts as to whether the Respondent has engaged in or is engaging in any violation, set forth in the complaint, of the Insurance Law of Guam or its regulations. For this purpose the commissioner shall have the power to call, examine and cross-examine witnesses and to introduce into the record documentary or other evidence. It shall be the duty of the commissioner to represent the public policy of the statute in the hearing.

L. WITNESSES AND SUBPOENAS.

1. Witnesses shall be examined orally under oath or affirmation except that for good cause shown the Commissioner may permit their testimony to be taken outside the hearing by deposition under oath. Any such deposition shall be taken in accordance with the procedural requirements under the laws of Guam for the taking of depositions.

2. Applications for the issuance of subpoenas may be filed by any party to the proceeding prior to the hearing with the Office of the Commissioner or during any hearing with the Commissioner. Such applications shall be timely filed before the date of the hearing specifying the name and address of the witnesses and the nature of the facts to be proved and must specify the documents, the production of which is desired, with such particularity as will enable them to be identified for the purpose of production, and the necessity of the issuance of the subpoena.
RULE V

BOOKS OF ACCOUNTS, REGISTERS, AND DOCUMENTS

Domestic Insurers

Legal Authority: 43028, 43026

A. GENERAL.

Every domestic insurer shall keep in his main office in Ohio, in an adequate manner and according to sound methods of accounting, books of accounts for all its operations and transactions. Said books, as well as the contracts, vouchers, records and any other documents shall be handled and arranged so that the financial condition of the company may be readily ascertained and the statements and reports submitted to the office of the insurance commissioner verified at any time.

B. LIFE AND DISABILITY INSURANCE.

The following shall be an essential part of the accounting system of every domestic life and disability insurer:

1. An application register that may be formed with the originals of the applications received duly numbered and which shall contain the date and number of the application, name and address of the applicant, age, deposit with application, final action indicating whether approved or denied, date and number of the policy, and name of the producer.

2. A register of insureds that may be kept on cards. Each card shall contain, besides the essential information on the insured, and the insurance contract, record of payment of premiums by the insured, and issue and interest. The card shall be filed following the numerical order of the policy and shall constitute a permanent record of insureds. The cards of policies in force shall be kept separated from those that have ceased to be active, which may be withdrawn to be kept in the same numerical order. Instead of this register, for industrial life insurance a register of insureds shall be maintained by policy number. This register may consist of the lists of policies issued, reinstated, and transferred, lists of policies lapsed, and lists of policies transferred.

3. An insured's register by alphabetical order, that shall constitute a permanent register. The card shall contain the name of the insured, address, policy number and date of birth. The cards of policies not in force shall be kept separately in the same order. For industrial life insurance this register is not required.
4. A collection register where all daily premiums received shall be entered, including premiums on automatic loans at the time the loan is granted, and premiums on dividends used for the purchase of additional insurance. The register shall contain the date of entry policy number, insured, new payment is to be made, premiums collected classified into life, disability, and annuities, premiums on automatic loans, premiums on dividends used for the purchase of additional insurance, partial payments of loans indicating payments to principal and interest, deposits with the application, premiums paid in advance, and the producer and commission paid. For industrial life insurance this register shall be formed with the agent's reports to the company on premiums collected. These reports shall be kept by their order of dates.

5. A current account book with the general agent, managers and agents, indicating amounts charged, amounts paid, and pending balance.

6. A register of investments containing basic information on each kind of investment necessary to complete the annual statement required by the commission.

7. A claim register containing the policy number, amount paid, person receiving payment, date of payment, and reasons for denial in case the claim has been refused.

8. A register of dividends paid to insureds which shall be kept by the order of dates on which the dividend is granted.

6. PROPERTY, CASUALTY AND MISCELLANEOUS RISKS.

The following shall be an essential part of the bookkeeping system of domestic property and casualty insurers:

1. A copy of every policy issued or an insurance memorandum or an equivalent document stating risks covered, endorsements, insurance limits, rates, premium, percent of coinsurance (when applicable), deductions, and any other related information.

2. A register of policies issued, that shall be kept separately according to the classification of risks. It shall contain the date of entry, name of the policy, name of the insured, effective date of the policy, form, amount insured or limits, premium, and name of the producer. Endorsements adding payment of additional premium shall be included in this register.

3. A register of cancelled policies that shall be maintained separately according to the classification of risks. It shall contain the date of entry, policy number, effective date of the policy, number of the credit rate, effective date of the cancellation, premium returned, producer, and indication whether the cancellation was ordered by the insurer or by the insured.
4. A register of losses paid and adjustment expenses classified by risks shall be kept. Said register shall contain the date of payment, claim number, amount paid, person to whom the check is drawn, claim number, losses paid, and adjustment expenses.

5. A register of claims received that shall contain the date of the claim, claim number, kind of risk, claimant, date of occurrence, amount claimed, insured, policy number, estimated reserve, final action, with columns to indicate if paid or not, date of such action, and any additional information.

6. A register of premiums of policies in force that may be formed with tabulating machines lists and that shall contain the kind of risks covered, form, date due, premiums of policies in force of the preceding year, net premium written during the year, reinsurance in force and net premium in force.

7. A current accounts book with the general agents, managers and a clerk, indicating the amounts charged, partial payments and balance due.

8. A register of investments containing such basic information on each kind of investment necessary to complete the annual statement required by the Commissioner.

9. A register of premiums written that may be formed with tabulating machines lists and that shall contain the policy number, policy year, kind of insurance, amount paid, and premium on reserve. This register shall be kept by general agents or agents.

10. A register of reinsurance ceded and reinsurance assumed. It shall contain the date, the name of the other company involved in the transaction, kind of risk, form, date due expressing the year, month and day, and premium ceded or assumed. When applicable, this register may be formed with the copies of the vouchers used in operations of this kind.

RULE VI

BOOKS OF ACCOUNTS, REGISTERS, AND DOCUMENTS

CORPORATIONS, ASSOCIATIONS, AND AGENTS

AUTHORIZED TO COUNTERSIGN POLICIES

Legal Authority: 43026, 43036

A. GENERAL.

Every general agent, manager, or agent authorized to counter-sign policies shall keep in his principal office in Guam, in an appropriate form and following approved practice of accountancy, books of accounts for all books of business and transactions of the company he represents in Guam. These books of accounts, registers, records, reports and files of documents shall be controlled and arranged so that any examination directed by the Insurance Commissioner can be easily executed at any time.
6. LIFE AND DISABILITY INSURANCE.

The following shall be an essential part of the accounting system of the general agent and manager of life and disability insurers:

1. An insureds register that shall contain the name of the insured, address, and date of birth or age. This register shall also contain other information on the insurance contract, the record of payment or premiums by the insured, loans, interest and any other information desired. The card shall be filed in the numerical order of the policy and shall constitute a permanent register of insureds. The card of those policies in force shall be kept in file but those of policies no longer in force may be withdrawn and kept, following the same order, in an inactive register. Instead of this register for industrial life insurance, a register of insureds shall be maintained by policy number. This register may consist of the list of policies written, reinsured, and transferred, lists of policies lapsed, and lists of policies transferred. The general agent or manager shall keep the records of those insureds that transfer their residence to Guam, as well as those who move out of Guam.

2. An alphabetical register of insureds that shall constitute a permanent register of insureds. The card shall contain the name and address of the insured, policy number and birth date or age at the time the policy is issued. It shall be kept following the alphabetical order of the first name of the insureds. The cards corresponding to policies in force shall be kept in file, but those of policies no longer in force may be withdrawn and kept, following the same alphabetical order, in an inactive register. For industrial life insurance this register is not required.

3. A collections register where all daily premiums received for the company shall be entered, including premiums on automatic loans at the time they are written, and premiums on dividends used to purchase additional insurance. The register shall contain the date of entry, policy number, name of the insured, how payment is made, premiums collected utilized on dividends used to purchase additional insurance, partial payments of loans indicating payments to principal and interest, and with the application, premiums paid in advance, name of the producer and commission paid. For industrial life insurance this register may be formed with the records of the agents to the company on premiums collected. They shall be kept by order of date of the reports.

4. An application register containing the date and number of the application, name and address of the applicant, age, plan and amount applied for, annual premium, how payment is to be made, amount paid with the application, final notice with an indication of whether it was approved or rejected by the company, date and number of the policy and name of the producer.
shall be subject to approval as to form by the Attorney General. Title to the housing unit and the land must be approved by the Director of Land Management. The units shall be leased from private individuals only. Leases shall be subject to approval by, and shall be executed by, the Governor, and until such execution no liability shall accrue against the Government of Guam.

6. There is hereby appointed a Government Housing Committee consisting of the Director of Public Works, Chairman, Director of Land Management, Director of Finance, and the Director of Budget and Management. The function of the Committee shall be to prepare a charge schedule for the occupancy of government housing, which shall be subject to approval by the Governor. Such charges shall be issued by Government memorandum and included in the Government Manual.

Charges shall be based on the costs of maintenance and operation, and, where furnished, the cost of supplying power and water. In preparing the charge schedule, consideration shall be given to the type of construction, size, and condition of individual units or types of units. In the case of private housing leased by the Government, consideration shall be given to the rent paid the lessor.

Where feasible, power and water may be charged separately by meter. Where separate meters are installed, occupants will be charged at government rates, and charges for power shall be collected in the same manner as charges for occupancy.

The Committee shall periodically review the charge schedule and prepare such changes for submission to the Governor as it deems necessary.

Charges shall apply uniformly to all occupants.

Charges as heretofore fixed shall continue in effect until amended.

7. All off-island government employees, their dependents and household employees, may occupy government housing. "Dependents" includes a spouse of the employee, except that an employee will not
be entitled to housing for a spouse where such employee and spouse are separated; and except that a married employee will not be entitled to housing who is living with a spouse in Guam unless such employee is the head of the family. The Director of Public Works shall determine what employees are entitled to government housing.

In addition to government employees, certain employees of the United States and other persons, when authorized by the Governor may occupy government housing.

8. The appointing authority of each department and agency shall be responsible for notifying the Director of Public Works of general requirements for housing, and for making individual requests for housing of each employee in time to permit completion of arrangements for housing prior to arrival of the employee in Guam.

9. The Director of Public Works shall develop and carry out a continuing program of preventive maintenance for all government-owned housing.

10. Occupants of government housing must at all times observe the provisions of this executive order and other regulations pertaining to housing. Any violation by an occupant, his dependents, agents or employees shall be grounds for forfeiture of all rights to government housing. The following provisions are specifically prescribed:

(a) All occupants shall conduct themselves in a courteous and moral manner so that no unreasonable infringement will be made on the privacy or rights of others.

(b) No occupant of government housing shall keep poultry or livestock within or near the housing area. Household pets shall be properly controlled at all times. Pets which create a disturbance, such as barking dogs, must be disposed of.

(c) Government housing shall not be used for the conduct or operation of any trade or business activity.
(d) No subletting of all or any part of a housing unit is authorized. Boarders and roomers are not permitted, but this does not prohibit bona fide guests for reasonable periods. Upon prior approval of the Director of Public Works, during the absence of all occupants from Guam, other authorized personnel may occupy a housing unit by arrangement with the occupants.

(e) Housing shall be kept in a clean and orderly condition. The occupant is responsible for exterior policing of house type units, including maintenance of grounds, cutting of grass, and hedge trimming. The Director of Public Works is responsible for exterior policing of apartments and grounds of apartments, and of community areas and housing area perimeters. The Director of Public Works is responsible for vacant units.

11. The Director of Public Works is authorized to issue from time to time additional reasonable regulations concerning occupancy of housing not in conflict with any law and this executive order.

12. This Executive Order supersedes Executive Order No. 3-54, July 1, 1954, Executive Order No. 1-55, January 4, 1955, and Executive Order No. 3-58, April 11, 1958.

Dated at Agana, Guam, this 15th day of January, 1958.

Richard Barrett Lone
Governor of Guam

COUNTERSIGNED:

Marcellus Graberk Boas
Secretary of Guam
5. A register of dividends paid to insurees that may consist of doubly lists of dividends on which credit is granted. Said lists shall be kept by order of dates in which credit for the dividend is taken. There shall also be maintained a separate record of those dividends applied to the purchase of additional insurance or paid-in insurance. The company shall not take credit on this kind of dividends unless it is shown that the corresponding premiums for additional insurance or paid-in insurance were included in the business reports. The lists shall contain the name of the policy, the insured, and dividend for which credit is taken.

6. A register of premiums on automatic loans to insurees that may consist of a list of loans approved during the business month. The list shall be maintained in the order of dates in which the loans are granted.

7. A claim register that shall contain the number of the policy, amount insured, amount paid, person to whom payment is made, date of payment, and reason for denial in the case the claim has been rejected.

8. A subsidiary ledger in which an account with each producer shall be maintained. The ledger shall contain enough columns to indicate the date, policy number, name of the insured, amount insured in new business, amount accounting for commissions indicating debits, credits, and balances.

C. PROPERTY AND CASUALTY INSURANCE

The following shall be an essential part of the accounting system of the general agent, managers, and agents authorized to underwrite policies of property and casualty insurance:

1. A copy of every policy issued or an insurance memorandum or an equivalent document stating risks covered, endorsements, insurance limits, rates, premium, percent of insurance (when applicable), deductions, and any other related information.

2. A copy of the invoice which shall be numbered and that shall be kept in numerical order and shall constitute a voucher of original entry. The invoice shall contain the date, policy number, name and address of the insured, insurance company, insured amount or limits, covered risks, description of the insured object, policy period, premium charged, name of the producer and commission.

3. A copy of every credit note that shall be kept in numerical order and that shall constitute a voucher of original entry. It shall contain the date of the credit note, policy number, name and address of the insured, insurance company, risk and its description, effective date of the policy, effective date of cancellation, premium refunds, producer and commissions retained, and indication whether the cancellation was ordered by the insurer or by the insured.
4. A register of policies issued, that shall be maintained classified by risks and companies. It shall contain the date of entry, policy number, name of the insured, effective date, term, insured amount, premium, producer and commission. Endorsements bearing payment of additional premium shall be included in this register.

5. A register of canceled policies that shall be maintained classified by risks and companies. It shall contain date of entry, policy number, effective date of the policy, number of the credit note, effective date of the cancellation, premium returned, producer, and indication whether the cancellation was ordered by the insurer or by the insured.

6. A register of binders that shall be kept by companies and that shall contain the number of the binder, name and address of the insured, effective date, term, risk, amount insured or limits, producer, and final notice indicating the number of the policy issued or premium charged for liquidation, if any.

7. A loss register that shall contain the number of the claim, policy number, name of the insured, date of occurrence of the loss, losses occurred during the quarter indicating the reserve, amount paid and date of payment. This register shall be added to and the amounts fixed in each quarterly period.

8. The correspondence and records of the general agent, manager and agent authorized to countersign policies.

RULE VII

ANNUAL STATEMENT OF INSURERS

Legal Authority: 43203, 43173

A. The annual statement of insurers shall be prepared in the official form approved by the National Association of Insurance Commissioners as they may be revised from time to time. The form shall be completed in its entirety in such a manner that the financial condition and the annual transactions and affairs can be easily determined.

B. Besides the provisions of paragraph A above, a copy of Insurance Company Exhibit (Form 12) of the National Association of Insurance Commissioners shall be furnished.
RULE VIII
ADVERTISING

Legal Authority: 43253, 43256

A. Every insurer, general agent, agent, broker, or solicitor duly authorized by the Commissioner to transact insurance business in Florida, shall send to the office of the Commissioner a copy of any advertisement published and the form number of any policy advertised. This information shall be submitted within ten days following the date of the first advertisement.

B. If at any time the Commissioner determines that an advertisement has been disseminated by an insurer, general agent, agent, broker, or solicitor in violation of any provision of the insurance law in addition to any other penalty that might be imposed, the person or entity responsible for such violation shall be under obligation to publish an advertisement in the same way and manner in which the original advertisement was made, expressly correcting the error.

RULE IX
SURPLUS LINE AGENTS, SURPLUS LINE BROKERS

Legal Authority: 43126

General agents and subagents licensed to transact insurance in Florida shall, with prior approval of the Commissioner, have the authority of an authorized surplus line agent or authorized surplus line broker to place surplus lines with unauthorized insurers after the Commissioner has made a determination that such insurance cannot be placed with an authorized insurer at reasonable rates.

RULE X
DEVIATION FROM APPROVED RATES

Application for deviation from approved rates will be submitted in writing in duplicate and must include experience, statistical and/or other supporting reasons for the request.

All applications for deviation from approved rates must be submitted not later than fifteen (15) days prior to the proposed effective date.