

NORTH CAROLINA DEPARTMENT OF INSURANCE RALEIGH, NORTH CAROLINA

STATE OF NORTH CAROLINA COUNTY OF WAKE

OF INSURANCE

IN THE MATTER OF VOLUNTARY SETTLEMENT THE LICENSURE OF AGREEMENT PEACHTREE SPECIAL RISK BROKERS, LLC LICENSE NO. 7114515

NOW COME, PEACHTREE SPECIAL RISK BROKERS, LLC and the N.C. Department of Insurance Agent Services Division (hereinafter "Department"), and hereby voluntarily and knowingly enter into the following Voluntary Settlement Agreement (hereinafter "this Agreement").

WHEREAS, the N.C. Department of Insurance has the authority and responsibility for enforcement of the insurance laws of this State, and for regulating and licensing insurance agents and agencies; and

WHEREAS, Peachtree Special Risk Brokers, LLC ("Peachtree") is a Georgia-domiciled company which currently holds a non-resident corporate business entity license and surplus lines business entity license issued by the Department; and

WHEREAS, Peachtree Special Risk Brokers, LLC a managing general agent that was established in 2000 and is owned by Brown & Brown Insurance, and Peachtree Special Risk Brokers, LLC conducts business in all States. Peachtree and Hull & Company are sister companies, both owned by Brown & Brown Insurance; and

WHEREAS, during the period June 12, 2023 through August 22, 2023, Department investigators conducted an agency review of Peachtree Special Risk Brokers, LLC at their office located at 14120 Ballantyne Corporate Place, Suite 525, Charlotte, NC in order to verify that all employees were appropriately licensed and appointed, to audit the agency's financials, and to randomly review files to verify proper underwriting. Due to the Department's determination that violations of agent licensing and appointment laws were observed during the routine agency review, the investigation was modified to a target examination; and

WHEREAS, N.C. Gen. Stat. § 58-33-26(a) provides that: "No person shall act as or hold himself or herself out to be an agent, broker, limited representative, adjuster, or motor vehicle damage appraiser unless duly licensed"; and

- WHEREAS, N.C. Gen. Stat. § 58-33-26(b) provides that: "No agent, broker, or limited representative shall make application for, procure, negotiate for, or place for others, any policies for any kinds of insurance as to which that person is not then qualified and duly licensed"; and
- WHEREAS, N.C.G.S. § 58-33-26(j) provides that "A business entity that sells, solicits, or negotiates insurance shall be licensed in accordance with G.S. 58-33-31(b). Every member of the partnership and every officer, director, stockholder, and employee of the business entity personally engaged in this State in selling, soliciting, or negotiating policies of insurance shall qualify as an individual licensee. . .." and
- WHEREAS, N.C. Gen. Stat. § 58-33-40(a) provides that: "No person shall solicit, negotiate, or otherwise act as an agent for an insurer unless appointed by such insurer"; and
- WHEREAS, N.C. Gen. Stat. § 58-21-65(a) provides that "For insureds whose home state is this State, no agent or broker licensed by the Commissioner shall directly procure any contract of surplus lines insurance with any non-admitted domestic surplus lines insurer or non-admitted insurer, unless he possesses a current surplus lines insurance license issued by the Commissioner"; and
- **WHEREAS**, the Department's investigators reviewed 89 randomly sampled admitted and non-admitted policies written by Peachtree Special Risk Brokers, LLC between June 1, 2020 and June 1, 2023 and observed many instances in which:
- (1) unlicensed employees were involved in quoting, binding, and placing insurance coverage which activities the Department deems to be in violation of N.C.G.S. § 58-33-26(a),
- (2) employees were involved in quoting, binding, and placing insurance coverage through admitted carriers without a property and casualty license when required which activities the Department deems to be in violation of N.C.G.S. § 58-33-26(b),
- (3) employees were involved in quoting, binding and placing coverage with non-admitted carriers without a surplus lines license which activities the Department deems to be in violation of N.C.G.S. § 58-21-65, and
- (4) employees were involved in quoting, binding, and placing coverage with admitted carriers without having appointments with those carriers or without being licensed and appointed with these admitted carriers.
- WHEREAS, procuring and negotiating insurance coverage through admitted and non-admitted insurers without being properly licensed or appointed constitute violations of the provisions of N.C. Gen. Stat. §§ 58-33-26(a), (b), & (j), 58-21-65(a) and 58-33-40(a); and
- WHEREAS, 11 NCAC 4.0120(2) requires that an insurer, agent, broker, or limited representative who deals with an applicant and intends to charge a policy or service fee pursuant to N.C. Gen. Stat. § 58-33-85(b) must obtain an applicant's consent in writing on a separate form each time a policy or service fee is charged on a form entitled "Policy or Service Fee Consent", and such form must include the date and amount of each fee charged; and

WHEREAS, the Department's investigators observed that Peachtree Special Risk Brokers, LLC charges service fees on Admitted business, but has not been obtaining signed consent forms in violation of 11 NCAC 4.0120(2); and

WHEREAS, N. C. Gen. Stat. § 58-33-46(a)(2) provides that the Commissioner may place on probation, suspend, revoke, or refuse to issue or renew any license issued under Article 33 of the General Statutes of North Carolina for violating any insurance law of this or any other state, violating any administrative rule, subpoena, or order of the Commissioner or of another state's regulator; and

WHEREAS, N. C. Gen. Stat. § 58-2-70 provides that whenever the Commissioner has reason to believe that any person has violated any law that would subject the license or certification of that person to suspension or revocation, the Commissioner is authorized, in lieu of a hearing, to negotiate a mutually acceptable agreement as to the status of the person's license or certificate or to any civil penalty or restitution; and

WHEREAS, Peachtree Special Risk Brokers, LLC has agreed to settle, compromise, and resolve the matters referenced in this Agreement and the Department has agreed not to pursue additional civil ramifications, including penalties, sanctions, remedies, or restitution based on these matters against Peachtree Special Risk Brokers, LLC; and

WHEREAS, this Agreement is civil in nature and does not preclude criminal prosecution that may result from investigations by the Department's Criminal Investigation Division for violations of criminal laws; and

NOW, THEREFORE, in exchange for the consideration and promises and agreements set out herein, Peachtree Special Risk Brokers, LLC and the Department hereby agree to the following:

- 1. Immediately upon the signing of this Agreement, Peachtree Special Risk Brokers, LLC shall pay a civil penalty of \$4,250.00 to the Department. The form of payment shall be by certified check, cashier's check or money order. The check or money order for the payment of this civil penalty shall be payable to the "North Carolina Department of Insurance." PEACHTREE SPECIAL RISK BROKERS, LLC shall remit the civil penalty by certified mail, return receipt requested, to the Agent Services Division along with a copy of this signed Agreement. The civil penalty and the signed Agreement must be received by the Department no later than April 15, 2024. The civil penalty shall be subject to disbursement in accordance with the provisions of Article IX, Section 7 of the North Carolina Constitution for the benefit of public schools.
- Peachtree Special Risk Brokers, LLC agrees that it will promptly implement the corrective action plan submitted to the Agent Services Division by electronic mail on March 1, 2024.

- 2. This Agreement does not in any way affect the Department's disciplinary power in any future examination of Peachtree Special Risk Brokers, LLC or in any complaints involving Peachtree Special Risk Brokers, LLC.
- 3. Peachtree Special Risk Brokers, LLC enters into this Agreement freely and voluntarily and with the knowledge of its right to have an administrative hearing on this matter. Peachtree Special Risk Brokers, LLC has consulted with its corporate counsel prior to entering into this Agreement.
- 4. The parties to this Agreement agree that this Agreement shall have the full force and effect of an Order of the Commissioner. Peachtree Special Risk Brokers, LLC understands that N.C.G.S. § 58-33-46(a)(2) provides that a corporate license may be revoked for violating an Order of the Commissioner.
- 5. This Agreement, when finalized, will be a public record and will <u>not</u> be held confidential by the Department. Following the execution of this Agreement, all licenses issued by the Department to Peachtree Special Risk Brokers, LLC shall reflect that Regulatory Action has been taken against it. The Department is free to disclose the contents of this Agreement with third parties upon request or pursuant to any law or policy providing for such disclosure.
- 6. The parties have read and understand this Agreement and agree to abide by the terms and conditions stated herein.
- 7. Be aware that if a state or federal regulator other than the N. C. Department of Insurance has issued an occupational or professional license to your business entity, that regulator may require you to report this administrative action to it. The N.C. Department of Insurance cannot give you legal advice as to the specific reporting requirements of other state or federal regulators.

Peachtree Special Risk Brokers, LLC	N.C. Department of Insurance Agent Services Division
By:/John R. Vedder Exec Director	By: Angela Hatchell Deputy Commissioner
Date: 04/10/2024	Date: 4/5/2024