



OFFICE OF
INSURANCE COMMISSIONER

FILED

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June 26, 2015

Theresa Gamble
18226 SE 244th Place
Covington, WA 98042-5270

RE: Order Dismissing Demand for Hearing
Docket No. 15-0037

Dear Ms. Gamble:

I entered a Notice of Receipt of Demand for Hearing and Order Dismissing Demand for Hearing ("Final Order"), dated June 10, 2015 and filed June 11, 2015. The Final Order provided: "Ms. Gamble's right to a hearing to contest the Order Revoking is deemed conclusively waived under RCW 48.04.010(3), and such hearing will not be scheduled and this matter dismissed, *unless* by Thursday, June 25, 2015, Ms. Gamble provides evidence to the Hearings Unit (copy to Darryl Colman, OIC Insurance Enforcement Specialist) that she surrendered her license prior to the Order Revoking and/or that her Demand for Hearing met the deadline under RCW 48.04.010(3) and WAC 10-08-110(1)(a)."

On June 11, 2015, you sent two emails to the OIC Hearings Unit, attaching screen shots of undated text messages. One of the e-mails states: "You will clearly see by the screen shots that my mailing in my surety license was part of the agreement. . . ." However, the text messages do not mention if and when you surrendered your license.

In a June 15, 2015, email to the OIC Hearings Unit, you state: "I have not done anything wrong. I mailed my license in prior to cashing Shepard And [sic] Shepard's check per our agreement I don't know what your expectation of is [sic] 'proof' the statute is extremely vague."

On June 16, 2015, you emailed Darryl E. Colman and Josh Pace of the OIC Legal Affairs Division, stating: "Please advise what would suffice as 'evidence' that I mailed in my license. I have read over and over the statutes and did not find any way to reaffirm." Included in this email string, and addressed to the same e-mail address from which you sent your June 16, 2015, email, was an e-mail from Mr. Pace dated February 26, 2015, informing you of the Order Revoking and attaching a copy of the same.

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I conclude that you received notice of the Order Revoking on February 26, 2015. As I stated in the Final Order, ninety days after that date, was May 27, 2015. Your Demand for Hearing, filed June 3, 2015, was therefore untimely under RCW 48.04.010(3), as the Final Order states.

Since you have not provided evidence to the OIC Hearings Unit demonstrating that you either surrendered your license prior to the Order Revoking and/or that that your Demand for Hearing met the deadline under RCW 48.04.010(3) and WAC 10-08-110(1)(a), the Final Order stands.

Docket No. 15-0037 is dismissed.

Very truly yours,



William Pardee
Presiding Officer, OIC

cc: Darryl Colman, Insurance Enforcement Specialist, OIC Legal Affairs Division