

TEXAS AUTOMOBILE INSURANCE PLAN ASSOCIATION

MARGARET ALSOBROOK Assistant Association Manager malsobrook@taipa.org THE ESCALADE, BLDG. A • 4301 WESTBANK DR., STE. 200 • AUSTIN, TX 78746-4400
P.O. BOX 149144 • AUSTIN, TX 78714-9144
TEL. 512/531-7252 • FAX 512/444-4562
http://www.taipa.org

August 24, 2007

TAIPA Bulletin No. 154

To: Member Insurers Certified Producers

AMENDED PRODUCER CERTIFICATION PROGRAM, RULES OF OPERATION

The Texas Automobile Insurance Plan Association (TAIPA) Governing Committee at its meeting of August 23, 2007, approved amendments to the Producer Certification Program rules of Operation. Attached is a copy of the amended rules.

The amendments to the rules are required to comply with the provisions of Senate Bill 1263 enacted by the 80th Legislature, effective September 1, 2007.

Senate Bill 1263 makes a provision for an additional type producers license, Personal Lines Property and Casualty License, for producers who write property and casualty insurance for individuals and families primarily for personal or household use.

It is the understanding of TAIPA that the Department of Insurance is currently developing guidelines for these type licenses.

If you have any questions regarding the rule changes please contact our Customer Service Department at 866-321-9154 or 512-444-4441.

Sincerely,

Margaret Alsobrook Assistant Assoc. Manager

Margaret Alsobrook

Enclosure.

TEXAS AUTOMOBILE INSURANCE PLAN ASSOCIATION PRODUCER CERTIFICATION PROGRAM

RULES OF OPERATION

A. INTRODUCTION

As provided in Section 54 in the Plan of Operation of the Texas Automobile Insurance Plan Association (TAIPA), the Governing Committee of the Association shall certify qualifying insurance producers licensed to transact property and casualty insurance in Texas to submit applications to the Association on behalf of their clients. All producers requesting certification must certify in writing that they hold a valid Texas property and casualty license, must agree that they will abide by the Performance Standards for Producers and the rules and procedures of TAIPA, and must certify that they have on premises a current TAIPA Rules and Rating Manual. The producer must include a copy of his/her General Lines-Property and Casualty License, Personal Lines-Property and Casualty License, Limited Lines-Property and Casualty License, or County Mutual Agent License with the Application for Certification. All changes of address and renewal licenses must also be submitted to the Association. Producer information on an application for insurance that does not match the Association's Producer Certification records may result in the loss of commission on that application.

The Governing Committee, or its designated subcommittee, shall be responsible for creating and establishing a Producer Procedures Course and for developing an instructor's manual for use in presentation of such course. Attendance at such course is suggested but not required. Any subsequently revoked producer who makes an application for re-certification at the conclusion of his/her revocation period must complete the course.

The above certification shall not be construed as authorizing the producer to act as an agent of the Association or of any insurer to which an applicant is assigned.

B. APPLICATION FOR CERTIFICATION

Any General Lines-Property and Casualty License, Personal Lines-Property and Casualty License, Limited Lines-Property and Casualty License, or County Mutual Agent who becomes licensed in Texas after the effective date of this program, who wishes to submit applications to the Association, must first complete the Application for Certification and be certified by the Association Manager on behalf of the Governing Committee. A producer who has not submitted an Application for Certification may not obtain binders or other supplies from the Association, submit applications to the Association, utilize the Electronic Submission Procedure (ESP) or Electronic Application Submission Interface (EASi).

Any Personal Lines-Property and Casualty licensee certified under this program is certified to submit personal lines applications, subject to coverage on a Personal Automobile policy (PAP). For the submission of commercial lines applications subject to coverage on a Business Automobile Policy (BAP), the producer will be considered uncertified.

C. CERTIFICATION PROCESS

1. Certified Producers

Association staff shall review all Applications for Certification to confirm that each:

- a. has been properly and fully completed, including the Acceptance of Responsibility;
- b. has been properly signed by all authorized persons as required in the application; and
- c. is accompanied by a copy of the producer's license.

Any certification application not properly or fully completed, or received without a copy of the producer license, shall be returned to the producer.

Properly completed applications will be submitted to the Association Manager for approval of the certification of each eligible producer on behalf of the Governing Committee.

Each producer for whom certification is approved will be assigned an ESP confidential personal identification number (PIN), and an EASi confidential user name and password.

2. Affiliated Producers

A licensed producer who is under the same financial ownership, arrangement or control as the certified producer or who is designated by the certified producer or affiliate on the Application for Certification is permitted to submit applications to the Association as an individual.

All such affiliated producers should be indicated on the Application for Certification in the areas designated for affiliated producers.

An affiliated, licensed producer is also eligible to apply for certification using his/her own Texas Department of Insurance (TDI) license number.

D. ACKNOWLEDGMENT OF CERTIFICATION

An Acknowledgment of Certification showing the ESP PIN and EASi username and password is forwarded to each producer who has satisfactorily fulfilled the certification process outlined above. Each certified producer will thereafter be permitted to obtain ESP binders and any other supplies required to submit applications to the Association and utilize the Electronic Submission Procedure (ESP) or Electronic Application Submission Interface (EASi).

E. PERMISSION TO USE THE ELECTRONIC SUBMISSION PROCEDURE (ESP)

The Governing Committee has approved an electronic submission procedure (ESP) to effect coverage under certain circumstances on new business applications. Only producers who are certified are allowed to use this procedure. Each certified producer is provided with the rules and prescribed procedures which must be followed to establish an electronic submission procedure (ESP) transaction. The Association is authorized to restrict a certified producer's electronic submission procedure (ESP) authority pursuant to procedures approved by the Governing Committee.

Certified producers shall access ESP for private passenger, public and commercial new business applications. The completed ESP application must be prepared and the premium remittance must be secured prior to accessing ESP. When utilizing ESP the following information will be keyed from a touch tone telephone: 1) producer's 8 digit confidential PIN, 2) number of vehicles (not to exceed 5), 3) last five (5) digits of the VIN for each vehicle, 4) last four (4) digits of the check number, and 5) future effective date (if applicable). The ESP will provide the 12 digit reference number (which must be placed on the top right corner of the application, ESP binder and on the log) and the effective date and time of coverage for losses. After completion of the ESP telephone call, the ESP Binder Form shall be completed. The completed ESP application and premium remittance and Insurer copy of the ESP Binder shall be mailed to the Association not later than the next working day.

Any application that has been bound by ESP that is not received by the Association will be considered an "unmatched application". The Association will write to the producer and request the application be mailed immediately. The Association shall immediately deny the producer access to ESP when one "unmatched application" situation occurs.

Producers may retract an ESP application in writing to the Association. The written request, completed application (do not submit the premium remittance) and the Applicant and Insurer copy of the ESP Binder Form must be mailed to the Association within one working day of completing the ESP telephone call. The Association will mail an Acknowledgment of Retraction to the producer and applicant.

Binder forms may be used only in connection with ESP. When utilizing ESP, the original copy of the binder form shall be given to the Applicant, and the Insurer copy shall be attached to the application. The producer must return unused ESP binder forms to the Association upon demand.

Producers must maintain the log supplied by the Association to record all electronic submission procedure (ESP) transactions. The log includes the insured's name, the binding reference number, the binding/effective date, the time of the binding, mailing date of the application to the Association. When utilizing ESP, the ESP binder control number is indicated on the log. The producer may order additional ESP_binder forms when one-half of producer's supply of forms have been used. An Order Form, and a copy of the log used since the last order for binders, along with the remittance made payable to T.A.I.P.A. shall be mailed to the Association. The Association may restrict the number of ESP binder forms ordered based on the producer's complaint record. The Association will audit the submitted producer log at the time of subsequent ESP binder form orders.

F. PERMISSION TO USE THE ELECTRONIC APPLICATION SUBMISSION INTERFACE (EASi)

The Governing Committee has approved an electronic application submission interface (EASi) to effect coverage under certain circumstances on new business application. Only producers who are certified are allowed to use this interface. Each certified producer is provided with the rules and prescribed procedures which must be followed to establish an electronic application submission interface (EASi) transaction. The Association is authorized to restrict a certified producer's electronic application submission interface (EASi) authority pursuant to procedures approved by the Governing Committee.

Certified producers shall access EASi for private passenger, public and commercial new business applications. The completed EASi application is submitted electronically which is transmitted back to the Producer's computer with a unique eleven digit reference number, date and time of the transaction. The application and binder shall be printed and signed by both the applicant and producer. The original signed application and the premium remittance must be mailed to the Association not later than the next working day. The EASi binder is provided to the insured.

Any application that has been bound by EASi that is not received by the Association will be considered an "unmatched application". The Association will write to the producer and request the application be mailed immediately. The Association shall immediately deny the producer access to EASi when one "unmatched application" situation occurs.

Producers may retract an EASi application in writing to the Association. Complete and mail the EASi retraction form, along with a copy of the application (do not submit the premium remittance) and binder, within one working day of the transaction. The Association will mail an Acknowledgment of Retraction to the producer and applicant.

G. OBLIGATIONS OF CERTIFIED PRODUCERS

Each producer certified under this program agrees, by signing the Acceptance of Responsibility on the Application for Certification, to abide by the Performance Standards for Producers and the rules and procedures of the Texas Automobile Insurance Plan Association and to have on premises access to an updated TAIPA Rules and Rating Manual.

The Acknowledgment of Certification forwarded by the Association to each such producer shall remain in effect provided the producer maintains his/her property and casualty license and does not develop an adverse record of violations of the Performance Standards of Producers or other Association rules and procedures.

Producer certification shall be renewed provided the producer submits a copy of his/her renewal license and has no pending or unresolved violations of Performance Standards for Producers or other Association rules or procedures. If a renewal license is not received by the expiration date of the current certified producer's license, the Association shall issue a notice on a prescribed form which will allow twenty (20) days for submission of the renewal license. If the renewal license is not received, the certified producer will be unable to submit applications to the Association, receive compensation, or obtain Association supplies.

All certified producers are responsible for notifying the Association of any change in their affiliation. The Association shall maintain records of all certified producers and affiliates and shall issue a notice to the certified producer and the affiliate, if applicable, whenever a change in the group has occurred.

A certified producer must have a licensed producer, licensed solicitor or licensed insurance service representative on the premises at all times during business hours.

H. MAINTENANCE OF COMPLAINT RECORDS

1. Performance Standards for Producers

All complaints of a producer's failure to comply with the Performance Standards for Producers shall be filed with the Association by assigned insurers. Copies of all such complaints will be forwarded by the assigned insurers to the producer who shall have the opportunity to challenge, within twenty (20) days, the validity of the complaint. The Association's staff will also review any producer's challenge of the validity of a complaint and will, after investigation, determine whether or not the complaint is valid. If staff determines that the complaint is valid, notification will be sent to the producer together with an explanation of such determination.

Consumer complaints of a producer's failure to comply with Performance Standards for Producers and Association rules and procedures will be forwarded to the Texas Department of Insurance by the Association. Valid consumer complaints will be included in producer complaint records to be maintained by the Association.

Records of all such complaints shall be maintained separately for each producer by Association staff and the Review Panel.

2. Other Association Rules and Procedures

Association staff shall also maintain, separately for each producer, complaints from assigned insurers of a producer's failure to comply with all other Association rules and procedures. As determined by staff under the procedures established by the Governing Committee, records of each producer's failure to properly complete applications submitted to the Association and comply with other Association rules shall be maintained.

I. PERFORMANCE STANDARDS FOR PRODUCERS

Certified producers shall comply with the following Performance Standards:

- 1. Original applications shall be fully completed and must include:
 - a. necessary information to rate and write the policy, prepare a bill, and make any required filings;
 - b. producers name, address, and TDI license number;
 - c. signature of applicant and producer; and
 - d. premium payment submitted gross with the application in accordance with Association rules. The premium payment or deposit shall be either by producer's check, applicant's check, certified check, cashier's check, premium finance company check, or money order payable to the Texas Automobile Insurance Plan Association.

A producer may not charge an administrative or other service charge to an applicant for completion of an application for insurance under the Association.

- 2. Additional premium payments and renewal premiums shall be submitted gross to the assigned insurer in accordance with Association rules and shall be in the form of a producer's check, insured's check, certified check, cashier's check, premium finance company check, or money order payable to the assigned insurer. Dishonored producer checks shall be reported to the Association.
- 3. Return Compensation shall be paid within 40 days from the date of notice to the producer.
- 4. Producers must submit policy change requests in writing.
- 5. When an insured reports an accident or claim to the producer, the producer shall report it to the insurer within one working day in accordance with the instructions of the insurer.
- 6. No producer shall engage either in fraud or misrepresentation with regard to the contents of an application, the necessary information to rate and write a policy, a claim, or any other information material to underwriting a risk.
- 7. Payments:
 - a. Additional premium payments shall be submitted gross by producer's check, insured's check, certified check, cashier's check, premium finance company check, or money order payable to the assigned insurer.
 - b. Dishonored producer checks shall be reported to the Association.
- 8. When an insured receives a take-out offer pursuant to Section 10 of the Plan of Operation and contacts the producer, the producer shall inform the insured of his or her options pursuant to the take-out offer. A producer shall not engage in misrepresentation with regard to the contents of the take-out offer letter or the take-out program.

The Association staff will notify the producer when complaints are received from either the insurer or consumer as determined in Section H, or from the Association. The producer will be notified by the insurer and shall respond to the insurer within twenty (20) days with a copy to the Association. Consumer complaints will be forwarded to the producer by the Association. The producer will be notified of Association complaints as follows: 1) deficiencies in the preparation of the application as a criticism on the reverse side of the assignment notification, 2) incomplete applications which are returned to the producer, 3) violations of the Producer Certification Program "Insurer/Consumer Advisory" letter(s), and 4) violations of the Electronic Submission Procedure by an "ESP Advisory" letter(s)/Electronic Application Submission Interface by an "EASi Advisory" letter(s). The Association deficiencies are listed in Exhibit I of this document.

Each producer's "norm" will be determined by the producer's monthly application volume. When the "norm" is exceeded the Association will notify the producer with an "Association Advisory" letter(s) each month. When a producer exceeds the "norm" three months within a 6 month period he/she may receive notification from the Association to appear before the Review Panel (see Section J).

J. REVIEW OF PRODUCER PERFORMANCE

The Review Panel will receive and investigate complaints alleging that the certified producer has willfully violated the Association rules, procedures or Performance Standards, or has failed to perform in accordance with Association rules and procedures with such frequency as to indicate a general business practice. Association staff shall base its review on the records maintained by the Association as required in Section H and I above, and in accordance with the criteria established by the Governing Committee. The certification of such producers whose records meet established criteria shall be referred to the Review Panel for such review and investigation.

Referrals of affiliate producers will be based on the total complaints of all producers so affiliated. A certified producer will be presumed to be an affiliate of another if designated as an affiliate on any application for producer certification or operates under the same financial ownership, arrangement or control. This presumption may be rebutted by a showing that control does not exist in fact.

The Review Panel shall be appointed for a term of two years and shall consist of three certified producers, one insurer representative and one public member. Review Panel members are to appoint alternates to sit on the Panel as necessary. A quorum of the Review Panel will be three members of the Review Panel, at least two of whom must be producers. The Review Panel shall not conduct hearings unless a quorum is present.

Producers referred to the Review Panel will be given at least fifteen (15) days prior written notice of the date, time and place of the hearing by the Panel. Affiliates will receive a separate notice of such hearing and an opportunity to be heard. The Review Panel will make a transcript of the hearing. Producers may obtain a copy of the transcript at their own expense. The producer has the right to have counsel present at the hearing. The producer must notify the Association that he/she will be represented by counsel at least five days in advance of the hearing.

The Panel, after notice and opportunity to be heard is given to the producer, may recommend to the Governing Committee that no action be taken or that the producer's certification be conditioned, suspended or revoked. The Governing Committee may accept, reject or modify the recommendation of the Panel.

The Governing Committee shall advise the producer and the Commissioner of Insurance, in writing, of its decisions and the reasons therefore. Such decision, which will be forwarded to the producer by first class and certified mail, return receipt requested, will be effective at 12:01 A.M. on the date following receipt of the decision or on the 6th day following the date of mailing, whichever is earlier. The decision of the Governing Committee may be appealed to the Commissioner of Insurance within 20 days from the date of mailing of said decision. The Commissioner of Insurance may elect to hold a hearing on the producer's appeal.

Any person who serves upon such Review Panel is entitled to indemnification as provided in Section 53 of the Plan of Operation.

The Association reserves the right, subject to the procedures established by the Governing Committee, that any restriction as may be imposed on any producer shall apply to any other producer who is under substantially the same financial ownership, arrangement or control, or who is an affiliate of such producer.

K. PROCEDURES FOR SUSPENSION, REVOCATION OR CONDITIONING CERTIFICATION

1. Summary Suspension Procedure

If the Association determines that immediate action is required to protect the public interest prior to a hearing in accordance with the usual procedures of the Review Panel, it may immediately suspend a producer's certification. The Association notifies the producer in writing of the suspension of certification and provides a written statement of the allegations against the producer which clearly evidence that delay until a full hearing will pose harm to the public interest. The Commissioner of Insurance will be notified of such use of the summary suspension procedure.

A full hearing on the merits before the Review Panel shall take place at the next Review Panel meeting, in accordance with usual procedures of the Review Panel. Within seven (7) days of the hearing, the Review Panel must render a decision and make appropriate recommendation to the Governing Committee. At its next meeting, the Governing Committee shall accept, reject or modify the recommendations of the Review Panel and the Association shall notify the producer immediately, in writing, of the Governing Committee's decision. Any final decision of the Association under this Section shall be subject to the right of appeal to the Commissioner of Insurance as provided in Section 52 of the Plan of Operation.

2. Effective Date of Revocation, Suspension or Conditioning of Certification

Except as described in (1) above, the Revocation, Suspension or Conditioning of a producer shall be effective 12:01 A.M. on the day following the producer's receipt of the Governing Committee's decision, or 12:01 A.M. six days following the date of mailing, whichever occurs first.

3. Notice of Revocation, Suspension or Conditioning:

A producer whose certification has been revoked, suspended or conditioned will be notified of the Governing Committee's decision in writing. Such notice, which shall be forwarded to the producer by first class and certified mail, return receipt requested, with a copy to the Commissioner of Insurance, will be accompanied by a written statement of the reason(s).

- 4. Definition of Revoked, Suspended or Conditioned Producer
 - a. A producer whose certification is <u>revoked</u> may not submit new applications to the Association or utilize the electronic submission procedures, service any existing policies, or be entitled to compensation for either new business applications, in force policies, or renewals during such period of revocation. Such producer, additionally, may not obtain any binders or other supplies from the Association during the period of revocation.
 - b. A producer whose certification has been <u>suspended</u> may not submit new applications to the Association, utilize the electronic submission procedures, receive compensation for new business, or obtain binders from the Association.
 - c. A producer whose certification is conditioned, will be immediately notified of the conditions.

L. APPEAL PROCEDURE

The decision of the Governing Committee to revoke, suspend or condition a producer's certification may be appealed to the Commissioner of Insurance within twenty (20) days of the date of mailing notice of said decision. The Commissioner of Insurance may elect to hold a hearing on the producer's appeal.

M. UNCERTIFIED PRODUCER

1. Currently Licensed Producer

Any producer licensed to transact property and casualty insurance in the State of Texas who fails to submit an Application for Certification, after having been given opportunity to do so, or who fails to maintain producer certification through renewal re-certification, shall not be permitted to obtain TAIPA binders or other supplies. Such producer is not authorized to submit applications to the Association or utilize the electronic submission procedure (ESP) or electronic application submission interface (EASi).

2. Newly Licensed Producer

Producers who are newly licensed after the implementation date of this producer certification program may apply for producer certification by completing an Application for Certification and forwarding the completed application accompanied by a copy of their current property and casualty license to the Association.

3. Producers who are licensed under a Personal Lines Property and Casualty license are considered uncertified for assignment of commercial applications. Commercial assignments are those assignments that do not qualify for coverage on a Personal Automobile Policy (PAP).

N. NEW APPLICATIONS FROM REVOKED/SUSPENDED/UNCERTIFIED PRODUCER

Should a producer whose certification has been revoked or suspended continue to submit new business applications to the Association, such applications will be assigned to an insurer as required by the Plan of Operation. In such event, the revoked/suspended/uncertified producer will not be recognized as the producer of record under any such assignment and shall not be entitled to any compensation under policies written for such assignments. The assignment notice advising such shall be forwarded to the producer.

The insurer shall furnish the applicant with the following information:

- a. An explanation of the Producer Certification Program;
- b. Instructions to seek the services of a certified producer and to notify the insurer of the new producer of record; and
- c. Include a toll free number to enable the insured to contact the assigned insurer for temporary service on their policy until he/she has designated a certified producer as the producer of record.

The assigned insurer shall issue the policy indicating no designated producer with a reminder to the insured to provide the assigned insurer with the name of a newly designated certified producer of record. During this time, the assigned insurer will be entitled to all compensation since the insurer will be responsible for servicing the insured's policy. Once a new certified producer has been designated, any future compensation will be paid to the newly designated producer.

The Association will report to the Commissioner of Insurance any producer who continues to submit applications to the Association after certification has been revoked or suspended or who does so without certification.

O. IN FORCE POLICIES OF REVOKED/UNCERTIFIED PRODUCERS

The assigned insurer will continue any policies in force for which the producer of record is revoked/uncertified. Notice that the producer has been revoked/uncertified will be forwarded to the insured and producer. The insured will be advised by the assigned insurer that such policy will continue. The insured must seek the services of a new certified producer and notify the assigned insurer of such producer as soon as possible.

The assigned insurer shall provide the insured with the following information:

- a. An explanation of the Producer Certification Program;
- b. Instructions to seek the services of a certified producer and notify the assigned insurer; and
- c. Include a toll free number to enable the insured to contact the assigned insurer for temporary service on their policy until he/she has designated a certified producer as the producer of record.

Should the insured fail to designate a certified producer of record, the assigned insurer will maintain the uncertified producer as the producer of record for thirty (30) days, after which time the assigned insurer's records will be amended to remove the uncertified producer with no designation of a producer of record.

Upon renewal, the assigned insurer will issue said renewal indicating no designated producer with a reminder to the insured to provide the assigned insurer with the name of a newly designated certified producer of record. During this time, the assigned insurer will be entitled to all compensation since the insurer will be responsible for servicing the insured's policy. Once a new certified producer has been designated, any future compensation will be paid to the newly designated producer.

P. NOTIFICATION TO ASSIGNED INSURERS OF REVOKED/SUSPENDED PRODUCERS

The Association shall distribute to all insurers subject to assignments a listing of all producers who have been revoked/suspended by the Governing Committee.

Each insurer will be required to notify each assigned applicant whose coverage is still in effect that the designated producer is revoked/suspended by the Governing Committee and can no longer be recognized as the producer. Insurers will be provided with a sample letter to be used for this purpose.

In the event the revoked/suspended producer appeals the Governing Committee's decision to the Commissioner of Insurance and the Commissioner grants a stay of such decision subsequent to Association release of the above notice, the Association will immediately advise the assigned insurers of the stay of the Governing Committee's decision.

Q. ELIGIBILITY OF REVOKED/SUSPENDED PRODUCER TO REAPPLY FOR CERTIFICATION

A producer whose certification has been <u>revoked</u> will not be eligible to apply for certification for a period of one year following the effective date of revocation, unless the Governing Committee, upon recommendation of the Review Panel, establishes a specified period of revocation, other than one year.

A Governing Committee decision of <u>Permanent Revocation</u> shall render the producer ineligible for recertification.

Producers with outstanding TAIPA violations, whose licenses are suspended or revoked by the Texas Department of Insurance or surrendered voluntarily, shall be prohibited from reapplying to the Association upon restoration of their property & casualty license until such time as the producer appears before the Review Panel, resolves all outstanding TAIPA violations, and has complied with all terms and conditions of the suspension or revocation of prior producer certification.

1. Producers with Revoked Certification

As a prerequisite to re-certification, all revoked producers must first complete a Producer Procedures Course, subsequent to the effective date of their revocation and must provide the Association with all documentation referred to in Section B. In addition, the producer must be in compliance with all terms and conditions of the revocation of prior producer certification.

In the event a revoked producer is re-certified, the Association will so advise the assigned insurers by indicating such on the listing provided to all insurers receiving assignments.

2. Producers with Suspended Certification

A producer whose certification is suspended will automatically be reinstated effective the day following the termination date of the period of suspension provided he/she is in compliance with all terms and conditions of the suspension of prior producer certification. In the event the suspended producer is reinstated, the Association will so advise the insurer by indicting such on the listing provided to all insurers receiving assignments.

R. BREACH OF TERMS AND CONDITIONS OF REVOCATION

In the event that a revoked producer transacts business on behalf of an Association applicant, and during the period of revocation, either with regard to new business or an existing policy, or submits applications to the Association which are transmitted after the effective date of revocation such producer shall be ineligible to apply for re-certification for 60 days after the end of the revocation period.

S. REVOCATION, SUSPENSION OR NON-RENEWAL OF PRODUCER LICENSE

In the event the Texas Department of Insurance revokes or suspends the property and casualty license of a certified producer the certification of such producer shall automatically be revoked without notice.

In the event that the producer fails to notify TAIPA of his license renewal within 60 days of renewal, the producer's certification status will be changed to uncertified. The assignment notice will display the producers status as uncertified.

EXHIBIT I

DEFICIENCIES LISTED ON ASSIGNMENT NOTIFICATION CARD

01A	FUTURE SUBMISSIONS MUST BE IN DUPLICATE
800	ITEM #8 PAYMENT OPTIONS
08A	SR22A REQUIRES GROSS ANNUAL PREMIUM
018	INVALID FORM OF PAYMENT
020	NO RESPONSE TO REQUEST FOR INFORMATION
021	PRODUCERS LICENSE NUMBER 31A PRODUCER'S PIN TO ACCESS ESP DOES NOT MATCH 31B PRODUCER'S TDI LICENSE NUMBER MISSING/INACCURATE 31C PRODUCER NOT EXACT MATCH
023	INCOMPLETE INFORMATION ON ALL OPERATORS 003 DATE OF BIRTH SR-22 03A DRIVERS LICENSE # MISSING 033 PRINCIPLE OPERATOR NOT INDICATED 33A NO DATE OF BIRTH IF NOT SR-22 33B OPERATOR'S GENDER MISSING 33C MARITAL STATUS MISSING 33D OPERATOR'S OCCUPATION MISSING
024	INCOMPLETE INFORMATION ON VEHICLE USE, INCLUDING REQUIRED STATISTICAL INFORMATION 004 VEHICLE INFORMATION (YEAR, MAKE VIN MISSING) 04A REGISTERED VEHICLE OWNER 034 RATE CLASS MISSING 34A USE OF VEHICLE MISSING 34B MILE TO/FROM WORK/SCHOOL MISSING 34C ESTIMATED ANNUAL MILES MISSING COMMERCIAL APPLICATIONS 44A COMMERCIAL GROSS VEHICLE WEIGHT MISSING 44B COMMERCIAL RADIUS MISSING 44C PUBLIC SEATING CAPACITY MISSING 44D COMMERCIAL DESCRIPTION OF USE (IF NOT STATED ABOVE)
025	INCOMPLETE NON-OWNER INFORMATION
028	INCOMPLETE REQUIRED STATISTICAL PRIOR INSURANCE INFORMATION
045	ESP INFORMATION ON APPLICATION NOT AN EXACT MATCH WITH ESP CALL 45A VIN DOES NOT MATCH 45B CHECK NUMBER DOES NOT MATCH 45C NUMBER OF VEH DOES NOT MATCH 45D ESP REFERENCE # MISSING/INCORRECT/INCOMPLETE

ASSOCIATION COMPLAINTS

DEFICIENCIES WHICH GENERATE INDIVIDUAL LETTERS

001	OUTDATED APPLICATION
002	APPLICANT INFORMATION
003	DATE OF BIRTH SR-22
03A	DRIVER LICENSE NUMBER
004	VEHICLE INFORMATION
04A	REGISTERED VEHICLE OWNER NOT APPLICANT OR SPOUSE
005	NAMED NON-OWNER
007	SR-22 OTHER THAN APPLICANT OR SPOUSE
009	FUTURE EFFECTIVE DATE MORE THAN 30 DAYS IN ADVANCE
013	APPLICANT'S SIGNATURE MISSING
014	PRODUCER'S SIGNATURE MISSING
15	PREMIUM NOT PAYABLE TO TAIPA
15A	NUMERICAL/WRITTEN AMOUNTS DIFFER/SIGNATURE MISSING
016	SEPARATE PAYMENT WITH EACH APPLICATION
017	PRODUCER/FINANCE DRAFT UNACCEPTABLE
019	NO REMITTANCE
020	APPLICATION ASSIGNED WITHOUT RESPONSE TO SUSPENSE
022	MORE THAN FIVE VEHICLES
030	APPLICATION ASSIGNED WITHOUT PREMIUM
88A	LATE ESP APPLICATION
88B	UNMATCHED ESP APPLICATION