

WHEREAS the Guaranty Act provides that

All proceedings involving covered claims in which the insolvent insurer is a party or is obligated to defend a party in any court in this State must be stayed ninety days from the date insolvency is determined to permit proper defense by the association.
S.C. Code § 38-31-160.

IT IS THEREFORE ORDERED that the Commission shall not make any rulings, issue any opinions, orders, or awards, or take any other judicial action in any claim in which CAGC Insurance Company is a party until April 16th, 2014, which is 90 days from the effective date of the Order of Liquidation, in compliance with § 38-31-160.

IT IS FURTHERMORE ORDERED that the Commission's Judicial Department shall place a stay on all pending matters involving CAGC Insurance Company until April 16th, 2014.

AND IT IS SO ORDERED!



T. Scott Beck, Chairman
South Carolina Workers' Compensation Commission

Columbia, South Carolina

2/3, 2014