

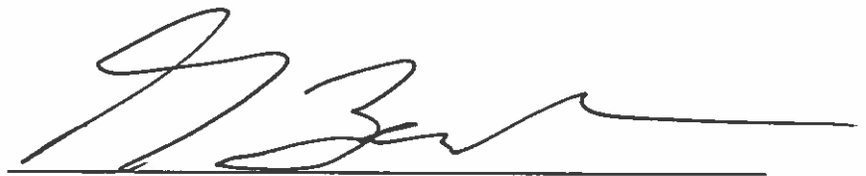
WHEREAS the April 28th, 2014 Rehabilitation and Injunction Order of the Court of Chancery of the State of Delaware is not sufficient to determine Freestone an “insolvent insurer” within the meaning of S.C. Code § 38-31-20(7) (1976); and

WHEREAS the Commission shall give full faith and credit to the Rehabilitation and Injunction Order of the Court of Chancery of the State of Delaware;

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 Freestone Insurance Company, formerly known as Dallas National Insurance Company, is a party until October 25th, 2014, which is 180 days from the date of the entry of the Rehabilitation and Injunction Order, unless instructions to the contrary are issued by the Court of Chancery of the State of Delaware, the Receiver appointed to handle Freestone’s affairs, the South Carolina courts, or the South Carolina Department of Insurance.

IT IS FURTHERMORE ORDERED that the Commission’s Judicial Department shall place a stay on all pending matters involving Freestone Insurance Company, formerly known as Dallas National Insurance Company, until October 25th, 2014.

AND IT IS SO ORDERED!



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

Columbia, South Carolina

5/20, 2014