

IN THE COMMONWEALTH COURT OF PENNSYLVANIA

M. DIANE KOKEN
Insurance Commissioner of the
Commonwealth of Pennsylvania,

Plaintiff,

v.

RELiance INSURANCE COMPANY,

Defendant.

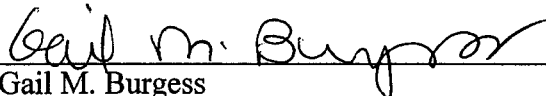
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RECEIVED AND FILED
COMMONWEALTH COURT
OF PA (PHILA)
2006 MAY 24 P 3:09

AFFIDAVIT OF SERVICE

Pursuant to the Court's Order of May 22, 2006, the undersigned, on behalf of M. Diane Koken, Insurance Commissioner of the Commonwealth of Pennsylvania in her capacity as the Statutory Liquidator of Reliance Insurance Company hereby deposes and says that service of the Court's May 22, 2006 Order assigning the claims listed therein, including proof of claim number 1914944, to Referee William J. Chapas, Esquire was made on the objector, Nancy Rackmyer, on May 23, 2006, by first class U.S. mail

Dated: May 24, 2006


Gail M. Burgess
Vice President, Associate General Counsel
Reliance Insurance Company (In Liquidation)
Three Parkway
Philadelphia, PA 19102
Telephone: (215) 864-4210
Facsimile: (215) 864-4141
On behalf of the Statutory Liquidator of
Reliance Insurance Company

Reliance Insurance Company (In Liquidation)
Three Parkway
Philadelphia, PA 19102-1376

Gail M. Burgess
Vice President, Associate General Counsel



Reliance

May 23, 2006

VIA FIRST CLASS MAIL


Ms. Nancy Rackmyer
433 State Highway 165
Cherry Valley, NY 13320-3318

**Re: May 22, 2006 Order of the Commonwealth Court of Pennsylvania
Regarding Proof of Claim Number 1914944
Claimant: Nancy Rackmyer**

Dear Ms. Rackmyer:

In accordance with the enclosed Order, on behalf of the Statutory Liquidator I am sending to you the enclosed copy of the May 22, 2006 Order of the Commonwealth Court of Pennsylvania which assigns the claim referenced above to Referee William J. Chapas, Esquire to hear and resolve your objection.

Very truly yours,


Gail M. Burgess

GB:lm

Enclosure

cc: Referee William J. Chapas

Objector: Susan Rowles

Proofs of Claim Numbers: 1911318, 1911319 1911321, 1911322,
1911323, 1911324, 1911325, 1911661, 1911662, 1911663, 1911666,
& 1911667

The referee shall hear objections to the notices of determination issued by the Liquidator, submit findings of fact, where appropriate and necessary, and issue recommended decisions regarding said objections.

2. The Liquidator shall forthwith contact the referee to request the scheduling of conferences and/or administrative hearings, and the referee shall promptly notify the parties of the place, time and date on which the hearings or conferences will be held. Referee Chapas can be contacted at:

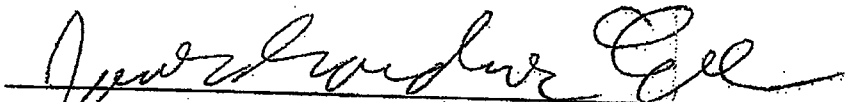
William J. Chapas, Esquire
1224 Oak Park Court
Pittsburgh, PA 15241
(412) 221 8258

The Liquidator and objectors shall be prepared to submit copies of their respective notices of determination, objections thereto, and all motions and other filings, if any, to the referee. The Liquidator and objectors shall also be prepared to bring all necessary witnesses, exhibits and documentation to the scheduled hearings. Requests for continuances shall be granted only on good cause shown;

3. The compensation for the referee hereby appointed is set by the Court at the rate of \$185 per hour, and shall be paid by the Liquidator from the Estate of Reliance Insurance Company. The referee hereby appointed shall submit to the Court an invoice for services after he has submitted a recommended decision, and he shall forward a copy of that invoice to the Liquidator, whereupon the Liquidator shall, in thirty (30) days, effect payment of said invoice from the

estate of the Reliance Insurance Company unless otherwise directed by the Court or unless the Liquidator shows cause to the Court, in writing, why she should not make such payment; and

4. The Liquidator shall forthwith serve a copy of this Order on the objectors listed herein and their counsel and notify the Court that service has been completed.



JAMES GARDNER COLINS, President Judge