



based on a plea of guilty, by the Superior Court of Riverside County, State of California, criminal case number SWF001917, of the crime of manufacturing, intentionally selling, and knowingly possessing for sale, one thousand and more articles containing a counterfeit of a mark registered both with the Secretary of State and on the principle Register of the United States Patent and Trademark Office, as well as articles with a retail and fair market value exceeding \$400 containing a counterfeit of a mark so registered, a felony, pursuant to an unspecified law. Therefore, Brudzinski has not qualified for an Oregon nonresident insurance agent license since 5/29/03.

#### Failed to Report Enforcement Action by Other State Insurance Regulator

Brudzinski violated ORS 744.089(1) in one instance by engaging in the following conduct. ORS 744.089(1) requires a person licensed in Oregon as an insurance agent to notify the Insurance Division of any enforcement action taken against the person by another state insurance regulator, and provide a copy of the order, within 30 days of the final disposition of the action. On 4/29/03, the insurance regulator for the State of California issued an order, number LBB 1103-AP(AR); revoking Brudzinski's California resident insurance agent license effective 5/29/03, as described above. The action was finally disposed of on 5/29/03. Thus, Brudzinski was required to notify the Insurance Division of the action, and provide a copy of the order, by 6/30/03. Brudzinski has not notified the Insurance Division of the action or provided a copy of the order.

#### **Order**

Pursuant to ORS 744.074(1), Brudzinski's Oregon nonresident agent license is revoked on the date of this order.

#### **Notice of Right to Judicial Review**

The party may have the right to appeal the order to the Oregon Court of Appeals pursuant to ORS 183.480 and 183.482. If a party wants to appeal the order, the party must file a petition for judicial review with the Court of Appeals within 60 days from the date this order was served on the party. If the order was personally delivered to a party, then the date of service is the day the party received the order.

If the order was mailed to a party, then the date of service is the day the order was mailed to the party, not the day the party received the order. If a party does not file a petition for judicial review within the 60-day time period, then the party will lose the right to appeal this order. If a party appeals the order, the party should also send a copy of the petition to the Insurance Division.

Dated September 20, 2004

/s/ Joel Ario  
Joel Ario  
Administrator  
Insurance Division  
Department of Consumer and Business Services

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