



REPRESENTING
ALEX SINK
CHIEF FINANCIAL OFFICER
STATE OF FLORIDA

FILED

MAR 24 2010

Docketed by

IN THE MATTER OF:

LEGENDARY JOURNEYS, INC.
_____ /

CASE NO.: 102949-09-AG

AMENDED NOTICE OF INTENT TO ISSUE CEASE AND DESIST ORDER

LEGENDARY JOURNEYS, INC.
3474 17th St.
Sarasota, Florida 34235

You, LEGENDARY JOURNEYS, INC., are hereby notified that the Chief Financial Officer of the State of Florida has caused to be made an investigation of your activities in this state, as a result of which it is alleged:

GENERAL ALLEGATIONS

1. You, LEGENDARY JOURNEYS, INC., do not currently hold a travel insurance license pursuant to Section 626.321(1)(c), Florida Statutes, or the necessary appointments pursuant to Section 626.112(1)(a), Florida Statutes.

2. At all times pertinent to the dates and occurrences referred to herein, you, LEGENDARY JOURNEYS, INC., did not hold a travel insurance license pursuant to Section 626.321(1)(c), Florida Statutes, or the necessary appointments pursuant to Section 626.112(1)(a), Florida Statutes.

3. At all times pertinent to the dates and occurrences referred to herein, you, LEGENDARY JOURNEYS, INC., were registered as a “seller of travel” with the Florida Department of Agriculture pursuant to Chapter 559, Part XI, Florida Statutes.

4. Section 624.401, Florida Statutes, provides that no person shall act as an insurer, and no insurer or its agents, attorneys, subscribers, or representatives shall directly or indirectly transact insurance in this state except as authorized by a subsisting Certificate of Authority issued to the insurer by the Florida Office of Insurance Regulation (“OIR”).

5. Section 624.04, Florida Statutes, defines “person” and includes “company”, “corporation”, and “every legal entity” in the definition.

6. Section 624.09, Florida Statutes, provides that an “unauthorized insurer” is an insurer which is not duly authorized by a subsisting certificate of authority issued by OIR to transact insurance in this state.

7. Section 624.10, Florida Statutes, provides that transacting insurance includes any of the following, in addition to other applicable provisions of this code: 1) solicitation or inducement; 2) preliminary negotiations; 3) effectuation of a contract of insurance; and 4) transaction of matters subsequent to effectuation of a contract of insurance and arising out of it.

8. At least four states, Tennessee, Oklahoma, Colorado and Florida, have ordered Prime Travel Protection Services, Inc., and its related entities including but not limited to Universal Assurance Group, Ltd., Traveler Protection Services, Inc., and Vacation Protection Services, Inc. (“Prime Travel”), to cease and desist from selling insurance without a license.

9. On May 8, 2008, the State of Tennessee Commissioner of Commerce and Insurance issued an Agreed Order in the case styled Tennessee Insurance Division v. Traveler

Protection Services, Inc., f/k/a/ Vacation Protection Services, Inc., Case NO. 12.01-04240J. The Order, among other things, found and concluded that Traveler Protection Services, Inc., f/k/a/ Vacation Protection Services, Inc., acted as an unlicensed insurer in the State of Tennessee.

10. On March 20, 2009, the Florida Office of Insurance Regulation issued an Order to Cease and Desist against Prime Travel and Jerry Watson, stating Prime Travel is not authorized to transact insurance business in Florida and that Prime Travel has never received a Certificate of Authority to transact insurance business in the State of Florida.

11. Pursuant to Chapter 626, Florida Statutes, the Florida Department of Financial Services (“Department”) has jurisdiction over you, LEGENDARY JOURNEYS, INC., and the business of travel insurance.

COUNT I

12. The above general allegations are hereby realleged and fully incorporated herein by reference.

13. On or about October 11, 2007, R.B. of The Villages, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

14. The travel insurance you, LEGENDARY JOURNEYS, INC., sold R.B., on or about October 11, 2007, was with Prime Travel Protection, Inc., or a related entity.

15. Subsequent to the purchase, R.B. incurred a travel claim of approximately \$4,787.00, which has not been resolved.

16. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

17. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance

contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT II

18. The above general allegations are hereby realleged and fully incorporated herein by reference.

19. On or about March 8, 2006, R.C. of Lake Alford, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

20. The travel insurance you, LEGENDARY JOURNEYS, INC., sold R.C., on or about March 8, 2006, was with Prime Travel Protection, Inc., or a related entity.

21. Subsequent to the purchase, R.C. incurred a travel claim, which has been resolved.

22. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

23. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes

or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(e) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT III

24. The above general allegations are hereby realleged and fully incorporated herein by reference.

25. On or about July 6, 2007, J.D. of Summerfield, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

26. The travel insurance you, LEGENDARY JOURNEYS, INC., sold J.D., on or about July 6, 2007, was with Prime Travel Protection, Inc., or a related entity.

27. Subsequent to the purchase, J.D. incurred a travel claim of approximately \$535.70, which has not been resolved.

28. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

29. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to

subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT IV

30. The above general allegations are hereby realleged and fully incorporated herein by reference.

31. On or about July 6, 2007, T.D. of Port St. Lucie, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

32. The travel insurance you, LEGENDARY JOURNEYS, INC., sold T.D., on or about July 6, 2007, was with Prime Travel Protection, Inc., or a related entity.

33. Subsequent to the purchase, T.D. incurred a travel claim of approximately \$2,746.00, which has not been resolved.

34. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

35. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance

contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT V

36. The above general allegations are hereby realleged and fully incorporated herein by reference.

37. On or about September 17, 2007, R.D. of Palm Coast, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

38. The travel insurance you, LEGENDARY JOURNEYS, INC., sold R.D., on or about September 17, 2007, was with Prime Travel Protection, Inc., or a related entity.

39. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

40. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(e) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes].

COUNT VI

41. The above general allegations are hereby realleged and fully incorporated herein by reference.

42. On or about April 25, 2007, A.E. of The Villages, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

43. The travel insurance you, LEGENDARY JOURNEYS, INC., sold A.E., on or about April 25, 2007, was with Prime Travel Protection, Inc., or a related entity.

44. Subsequent to the purchase, A.E. incurred a travel claim of approximately \$1,981.98, which has not been resolved.

45. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

46. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT VII

47. The above general allegations are hereby realleged and fully incorporated herein by reference.

48. On or about May 7, 2007, J.L. of Chiefland, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

49. The travel insurance you, LEGENDARY JOURNEYS, INC., sold J.L., on or about May 7, 2007, was with Prime Travel Protection, Inc., or a related entity.

50. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

51. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(e) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT VIII

52. The above general allegations are hereby realleged and fully incorporated herein by reference.

53. On or about May 2007, B.S. of Green Cove Springs, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

54. The travel insurance you, LEGENDARY JOURNEYS, INC., sold B.S., on or about May 2007, was with Prime Travel Protection, Inc., or a related entity.

55. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

56. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to

subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(e) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT IX

57. The above general allegations are hereby realleged and fully incorporated herein by reference.

58. On or about July 9, 2007, D.R. of Lady Lake, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

59. The travel insurance you, LEGENDARY JOURNEYS, INC., sold D.R., on or about July 9, 2007, was with Prime Travel Protection, Inc., or a related entity.

60. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

61. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(e) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes].

COUNT X

62. The above general allegations are hereby realleged and fully incorporated herein by reference.

63. On or about May 2007, P.D. of West Palm Beach, Florida purchased two travel packages, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

64. The travel insurance you, LEGENDARY JOURNEYS, INC., sold P.D., on or about May 2007, was with Prime Travel Protection, Inc., or a related entity.

65. Subsequent to the purchase, P.D. incurred travel claims of an undetermined amount, which have not been resolved.

66. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

67. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT XI

68. The above general allegations are hereby realleged and fully incorporated herein by reference.

69. On or about November 27, 2007, D.R. of The Villages, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

70. The travel insurance you, LEGENDARY JOURNEYS, INC., sold D.R., on or about November 27, 2007, was with Prime Travel Protection, Inc., or a related entity.

71. Subsequent to the purchase, D.R. incurred a travel claim of approximately \$1,249.80, which has not been resolved.

72. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

73. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance

contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT XII

74. The above general allegations are hereby realleged and fully incorporated herein by reference.

75. On or about March 14, 2008 and June 12, 2008, T. and K.S. of Summerfield, Florida purchased two travel packages, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

76. The travel insurance you, LEGENDARY JOURNEYS, INC., sold T. and K.S. on or about March 14, 2008 and June 12, 2008, was with Prime Travel Protection, Inc., or a related entity.

77. Subsequent to the purchase, T. and K.S. incurred travel claims of approximately \$7, 422.74, which have not been resolved.

78. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

79. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes].

COUNT XIII

80. The above general allegations are hereby realleged and fully incorporated herein by reference.

81. On or about May 9, 2007, C. and L.G of Boynton Beach, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

82. The travel insurance you, LEGENDARY JOURNEYS, INC., sold C. and L.G., on or about May 9, 2007, was with Prime Travel Protection, Inc., or a related entity.

83. Subsequent to the purchase, C. and L.G. incurred a travel claim of approximately \$4,000.74, which has not been resolved.

84. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

85. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently

licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT XIV

86. The above general allegations are hereby realleged and fully incorporated herein by reference.

87. On or about September 13, 2007, W.H. of Boynton Beach, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

88. The travel insurance you, LEGENDARY JOURNEYS, INC., sold W.H., on or about September 13, 2007, was with Prime Travel Protection, Inc., or a related entity.

89. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

90. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to

subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(e) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT XV

91. The above general allegations are hereby realleged and fully incorporated herein by reference.

92. On or about October 10, 2007, M.N. of Ocala, Florida purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

93. The travel insurance you, LEGENDARY JOURNEYS, INC., sold M.N., on or about October 10, 2007, was with Prime Travel Protection, Inc., or a related entity.

94. Subsequent to the purchase, M.N. incurred a travel claim of approximately \$473.00, which has not been resolved.

95. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

96. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes

or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT XVI

97. The above general allegations are hereby realleged and fully incorporated herein by reference.

98. On or about September 2007, R. and M.K. of Knoxville, Tennessee, purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

99. The travel insurance you, LEGENDARY JOURNEYS, INC., sold R. and M.K., on or about September 2007, was with Prime Travel Protection, Inc., or a related entity.

100. Subsequent to the purchase, R. and M.K. incurred a travel claim of approximately \$13,744.00, which has not been resolved.

101. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

102. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently

licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation, negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

COUNT XVII

103. The above general allegations are hereby realleged and fully incorporated herein by reference.

104. On or about June 14, 2007, A.G. of Ocala, Florida, purchased a travel package, which included travel insurance, through you, LEGENDARY JOURNEYS, INC.

105. The travel insurance you, LEGENDARY JOURNEYS, INC., sold A.G., on or about June 14, 2007, was with Prime Travel Protection, Inc., or a related entity.

106. Subsequent to the purchase, A.G. incurred a travel claim of approximately \$5,322.66, which has not been resolved.

107. Neither Prime Travel Protection, Inc., nor its related entities have ever held a license or Certificate of Authority to transact insurance in Florida.

108. You, LEGENDARY JOURNEYS, INC., directly or indirectly acted as agent for or otherwise represented or aided one or more unauthorized insurers, including but not limited to Prime Travel Protection, Inc.

IT IS THEREFORE CHARGED that you, LEGENDARY JOURNEYS, INC., have violated or are accountable under one or more of the following provisions of the Florida Statutes or Florida Administrative Code, which constitutes grounds for the imposition of a cease and desist order and fines:

(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, insurance adjuster, or customer representative unless he or she is currently licensed by the department and appointed by an appropriate appointing entity or person. [Section 626.112(1)(a), Florida Statutes];

(b) No individual or entity shall transact travel insurance without a license. [Section 626.321(1)(c), Florida Statutes];

(c) No person shall directly or indirectly represent or aid any insurer not then authorized to transact such insurance in this state or from this state in the solicitation,

negotiation, procurement, or effectuation of insurance or annuity contracts with respect to subjects of insurance resident, located, or to be performed in this state or any other state. [Section 626.901(1), Florida Statutes];

(d) If an unauthorized insurer fails to pay in full or in part any claim or loss within the provisions of any insurance contract which is entered into in violation of this section, any person who knew or reasonably should have known that such contract was entered into in violation of this section and who solicited, negotiated, took application for, or effectuated such insurance contract is liable to the insured for the full amount of the claim or loss not paid. [Section 626.901(2), Florida Statutes];

(e) Engaging in the business of insurance without being properly licensed. [Section 626.9571(1), Florida Statutes]; and

(f) Engaging in the unlawful transaction of insurance. [Section 626.9581, Florida Statutes.]

WHEREFORE, you, LEGENDARY JOURNEYS, INC., are hereby notified that the Chief Financial Officer intends to enter an Order requiring you to cease and desist, fining you and imposing other such penalties as may be provided under the provisions of Sections 626.9561, 626.9571, 626.9581, and 626.901, Florida Statutes, any referenced sections of the Florida Statutes as set out in this Notice, and under any other applicable section of the Florida Insurance Code or Florida Administrative Code.

NOTICE OF RIGHTS

You have the right to request a proceeding to contest this action by the Department pursuant to sections 120.569 and 120.57, Florida Statutes, and Rule 28-106, Florida Administrative Code. The proceeding request must be in writing, signed by you, and must be filed with the Department within twenty-one (21) days of your receipt of this notice. Completion of the attached Election of Proceeding form and/or a petition for administrative hearing will suffice as a written request. The request must be filed with the Julie Jones, Agency Clerk, at the Florida Department of Financial Services, 612 Larson Building, 200 East Gaines Street, Tallahassee, Florida 32399-0333. Your written response must be received by the Department no later than 5:00 p.m. on the twenty-first day after your receipt of this notice. Mailing the response on the twenty-first day will not preserve your right to a hearing.

YOUR FAILURE TO RESPOND IN WRITING WITHIN TWENTY-ONE (21) DAYS OF YOUR RECEIPT OF THIS NOTICE WILL CONSTITUTE A WAIVER OF YOUR RIGHT TO REQUEST A PROCEEDING ON THE MATTERS ALLEGED HEREIN AND A CEASE AND DESIST ORDER WILL BE ENTERED AGAINST YOU. VIOLATION OF THE ORDER TO CEASE AND DESIST WILL SUBJECT YOU TO FINE UP TO \$50,000, PURSUANT TO SECTIONS 626.9581 AND 626.9601, FLORIDA STATUTES.

If you request a proceeding, you must provide information that complies with the requirements of Rule 28-106.201(2), Florida Administrative Code. As noted above, completion of the attached Election of Proceeding form conforms to these requirements. Specifically, your response must contain:

- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, and telephone number of the Petitioner; the name,

address, and telephone number of the Petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the Petitioner's substantial interests will be affected by the Department's determination;

(c) A statement of when and how the Petitioner received notice of the Department's decision;

(d) A statement of all disputed issues of material fact. If there are none, the Petition must so indicate;

(e) A concise statement of the ultimate facts alleged, including the specific facts the Petitioner contends warrant reversal or modification of the Department's proposed action;

(f) A statement of the specific rules or statutes the Petitioner contends require reversal or modification of the Department's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; and

(g) A statement of the relief sought by the Petitioner, stating precisely the action Petitioner wishes the Department to take with respect to the Department's proposed action.

If a hearing of any type is requested, you have the right to be represented by counsel or other qualified representative at your expense, to present evidence and argument, to call and cross-examine witnesses, and to compel the attendance of witnesses and the production of documents by subpoena.

If a proceeding is requested and there is no dispute of material fact, the provisions of section 120.57(2), Florida Statutes, apply. In this regard, you may submit oral or written evidence in opposition to the action taken by the Department or a written statement challenging

the grounds upon which the Department has relied. While a hearing is normally not required in the absence of a dispute of fact, if you feel that a hearing is necessary, one will be conducted in Tallahassee, Florida, or by telephonic conference call upon your request.

However, if you dispute material facts that are the basis for the Department's action, you must request an adversarial proceeding pursuant to sections 120.569 and 120.57(1), Florida Statutes. These proceedings are held before a State administrative law judge of the Division of Administrative Hearings. Unless the majority of witnesses are located elsewhere, the Department will request that the hearing be conducted in Tallahassee, Florida.

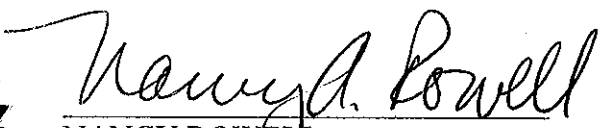
Failure to follow the procedure outlined with regard to your response to this notice may result in the request being denied. All prior oral communication or correspondence in this matter shall be considered freeform agency action, and no such oral communication or correspondence shall operate as a valid request for an administrative proceeding. Any request for an administrative proceeding received prior to the date of this notice shall be deemed abandoned unless timely renewed in compliance with the guidelines as set out above.

Mediation of this matter pursuant to Section 120.573, Florida Statutes, is not available. No Department attorney will discuss this matter with you until the response has been received by the Department.

You, LEGENDARY JOURNEYS, INC., are further notified that any person who violates a Cease and Desist order of the Department shall be subject, at the discretion of the Department, to a monetary penalty of not more than fifty thousand (\$50,000.00) dollars pursuant to Sections 626.9581 and 626.9601, Florida Statutes.

DATED and SIGNED this 24TH day of MARCH, 2010.




NANCY ROWELL
Director, Division of Agent & Agency Services

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing AMENDED NOTICE OF INTENT TO ISSUE CEASE AND DESIST ORDER has been furnished to: James D. Gipson, Esquire, at Gipson, Kohl, Wolff & Hric, P.L., 400 Burns Court, Sarasota, Florida 34236, attorney for LEGENDARY JOURNEYS, INC., via U.S. Mail, this 24TH day of MARCH, 2010.



Philip M. Payne, Esquire
Division of Legal Services
200 East Gaines St.
624 Larson Building
Tallahassee, Florida 32399-0333
(850) 413-4156

STATE OF FLORIDA
DEPARTMENT OF FINANCIAL SERVICES
DIVISION OF LEGAL SERVICES

IN THE MATTER OF:

LEGENDARY JOURNEYS, INC.

CASE NO.: 102949-09-AG

ELECTION OF PROCEEDING

I have received and have read the AMENDED NOTICE OF INTENT TO ISSUE CEASE AND DESIST ORDER filed by the Florida Department of Financial Services ("Department") against me, including the Notice of Rights contained therein, and I understand my options. I am requesting disposition of this matter as indicated below. **(CHOOSE ONE)**

1. I do not dispute any of the Department's factual allegations and I do not desire a hearing. I understand that by waiving my right to a hearing, the Department may enter a final order that adopts the Amended Notice of Intent to Issue Cease and Desist Order and imposes the sanctions sought, including suspending or revoking my licenses and appointments as may be appropriate.

2. I do not dispute any of the Department's factual allegations and I hereby elect a proceeding to be conducted in accordance with Section 120.57(2), Florida Statutes. In this regard, I desire to **(CHOOSE ONE)**:
 - Submit a written statement and documentary evidence in lieu of a hearing; or
 - Personally attend a hearing conducted by a department hearing officer in Tallahassee; or
 - Attend that same hearing by way of a telephone conference call.

3. I do dispute one or more of the Department's factual allegations. I hereby request a hearing pursuant to Section 120.57(1), Florida Statutes, to be held before the Division of Administrative Hearings. I have attached to this election form the information required by Rule 28-106.201(2), Florida Administrative Code, as specified in the Notice of Rights. Specifically, I have identified the disputed issues of material fact.

TO PRESERVE YOUR RIGHT TO A HEARING, YOU MUST FILE YOUR RESPONSE WITH THE DEPARTMENT OF FINANCIAL SERVICES WITHIN TWENTY-ONE (21) DAYS OF YOUR RECEIPT OF THE AMENDED NOTICE OF INTENT TO ISSUE CEASE AND DESIST ORDER. THE RESPONSE MUST BE RECEIVED BY THE DEPARTMENT NO LATER THAN 5:00 P.M. ON THE TWENTY-FIRST DAY AFTER YOUR RECEIPT OF THE AMENDED NOTICE OF INTENT TO ISSUE CEASE AND DESIST ORDER.

The address for filing is: Julie Jones, Agency Clerk, Florida Department of Financial Services, 612 Larson Building, 200 East Gaines Street, Tallahassee, Florida 32399-0333.

Signature _____

Print Name _____

Date: _____

Address: _____

Date Received: _____

Phone No.: _____

If you are represented by an attorney or qualified representative, please attach to this election form his or her name, address, telephone and fax numbers

Fax No.: _____