

In re the Matter of:	)
	)
New Hampshire Banking Department,	) Case No.: No. 11-209
	)
Petitioner,	)
	)
and	)
	) Order for
Home Care Alliance Group (d/b/a	) Default Judgment
	)
www.homecarealliancegroup.com and	)
	)
a/k/a Home Protection Firm),	)
	)
Respondent	)

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**Order for Default Judgment**

The Commissioner of the New Hampshire Banking Department ("Department") issued an Order to Cease and Desist ("Order") against Respondent Home Care Alliance Group (d/b/a www.homecarealliancegroup.com and a/k/a Home Protection Firm) ("Respondent") on May 10, 2012 via Registered and Certified Mail.

According to the United States Post Office Track and Confirm ("Track and Confirm") records, notice of the Order was left for Respondent at one Los Angeles, California address (the same address as confirmed by the Respondent's web host) on June 5, 2012, refused on June 6, 2012 and was returned to the Department on June 18, 2012 as "attempted-not known" but with another Los Angeles, California address (same street, different building number). The Respondent failed to request a hearing or reach a settlement with the

Department on or before July 6, 2012 (which is thirty days from the June 6, 2012 refuse date) as required to avoid default.

According to Track and Confirm records, notice of the Order was left for the Respondent at the Newport Beach, California address on May 31, 2012 but was returned to the Department the same day as "moved left no address." The Department received the returned mail on June 6, 2012. The Respondent failed to request a hearing or reach a settlement with the Department on or before July 2, 2012 (which is thirty days from the May 31, 2012 refuse date) as required to avoid default.

The Order sent to the Respondent's new forwarding address in Los Angeles, California at two different suite numbers was signed on July 13, 2012 but returned to the Department on July 31, 2012 as "return to sender." The Respondent failed to request a hearing or reach a settlement with the Department on or before August 13, 2012 (which is thirty days from the July 13, 2012 delivery date) as required to avoid Default.

It is hereby ORDERED, that:

1. By operation of law, a default judgment was entered against Respondent on August 14, 2012;

2. The allegations contained in the May 10, 2012 Order are hereby deemed true; and
3. Respondent shall immediately pay to the Department an administrative fine in the amount of \$12,500.00.

**RESPECTFULLY SUBMITTED BY:**

Dated: Dec 9, 2013

/s/  
MARYAM TORBEN DESFOSSES  
HEARINGS EXAMINER

**SO ORDERED:**

Dated: 12/9/13

/s/  
*Ingrid E. White, Deputy  
Commissioner for*  
GLENN A. PERLOW  
BANK COMMISSIONER