

STATE OF NEW HAMPSHIRE  
INSURANCE DEPARTMENT

In Re: Ryan C. Carr  
Docket No.: 15-052-EP

**ASSENTED-TO MOTION TO CONTINUE ADJUDICATIVE HEARING**

NOW COMES Ryan C. Carr (“Mr. Carr”), by and through his attorneys, Primmer, Piper, Eggleston & Cramer P.C., and files this Motion to Continue Adjudicative Hearing and for reasons states as follows:

1. An adjudicative hearing in the above-captioned matter is scheduled for May 3, 2016.
2. Mr. Carr only recently contacted counsel to represent him in this matter.
3. Mr. Carr’s counsel does not yet have a complete copy of the New Hampshire Insurance Department’s (the “Department’s”) investigation file with respect to this matter.
4. Mr. Carr’s counsel has engaged in settlement negotiations with counsel for the Department, and settlement appears imminent, as there is an essential agreement as to most of the settlement’s terms.
5. Mr. Carr’s counsel is meeting with Mr. Carr in person on April 29, 2016 to finalize the settlement’s terms. An earlier in-person meeting was impossible due to scheduling conflicts.
6. Accordingly, as settlement seems imminent, this matter is likely to settle before Tuesday, making the adjudicative hearing scheduled that day unnecessary.
7. Counsel for the Department assents to this motion.

WHEREFORE, Mr. Carr respectfully requests that the Department:

- A. GRANT this Assented-To Motion to Continue Adjudicative Hearing; and
- B. GRANT such other relief as may be just and equitable.

Respectfully submitted,

**RYAN C. CARR**

by his attorneys,

**PRIMMER, PIPER,  
EGGLESTON & CRAMER PC**

Dated: April 28, 2016

by:



Gary M. Burt, Esquire  
NH Bar ID #5510  
900 Elm Street, 19th Floor  
P.O. Box 3600  
Manchester, NH 03105  
(603) 626-3300  
gburt@primmer.com

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing document was e-mailed on the above date to counsel for the Department, Richard McCaffrey, Esq.



Gary M. Burt