

\$2500.00 NS
7-30-12

BEFORE THE IOWA INSURANCE COMMISSIONER

IN THE MATTER OF:

ALEGENT HEALTH SYSTEM,
RESPONDENT

ORDER AND CONSENT TO ORDER

DIA File No. 12HD011
Division Docket No. 72869

The Commissioner of Insurance has heard allegations that Allegent Health System has failed to timely file an application for renewal of a certificate of relief from insurance in violation of the provisions of 191 IAC 57.9.

This matter has been set for hearing. In accordance with Iowa Code section 17A.10 (2011), Respondent and the Iowa Insurance Division (the "Division") have agreed to an informal settlement of this matter and have agreed to waive the provisions found in Iowa Code sections 17A.12 – 17A.20 (2011), including a waiver of hearing and consent to the following Order:

ORDER

1. Allegent Health System agrees to timely file all future applications for renewal in compliance with rule 191 IAC 57.
2. Allegent Health System submitted, on or about July 18, 2012, a completed application for renewal for a certificate of relief from insurance and fees.
3. Allegent Health System agrees to pay a civil penalty of \$2,000 and costs of \$50 payable to the Iowa Insurance Division upon the signing of this Order. The \$2,500 check should be forwarded to the Iowa Insurance Division, 330 Maple Street, Des Moines, Iowa 50319, attention Lori Taube.

4. Nothing contained in this Order shall in any way limit the right of the Division to institute administrative or legal action against Alegent Health System for any other past conduct or future activity in violation of Iowa laws or regulations.

IOWA DEPARTMENT OF INSURANCE
AND APPEALS

July 31, 2012

Date:

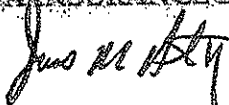

HEATHER L. PALMER
Administrative Law Judge

Now comes Deputy Commissioner and Chief Examiner, James Armstrong, and states that the attached Order has been approved by the undersigned.

IOWA INSURANCE DIVISION

July 30, 2012

Date



JAMES ARMSTRONG
Deputy Commissioner and
Chief Examiner

CONSENT TO ORDER

Alegent Health System has read, understands, and does knowingly enter into this Agreement and consent to this Order in its entirety. By executing this consent, we understand that we are waiving our rights to a hearing, to confront and cross-examine witnesses, to produce evidence, and to judicial review. We understand that the Order is considered final administrative action. We also understand that this Order is a public record under Iowa Code Chapter 22 (2011), including disclosure to other regulatory authorities, upon request, pursuant to Iowa Code section 505.8(6)(c) (2011). We also understand that the information contained in the Agreement and Order and our consent will be posted on the Division's website.

ALEGENT HEALTH SYSTEM

7/25/12

Date

Joe Heck
By: Name/Title

Joe Heck

OD Work Comp
Alegent Health,

Subscribed and sworn before me by Joe Heck

on this 25 day of July, 2012

Mary A. McNamee
Notary Public for the State of Iowa



COPY SENT BY FIRST CLASS MAIL TO:

Joe Black
Occupational Health/B&E/Workers Comp/Alegent Health Systems
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