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**DEPARTMENT OF INSURANCE, FINANCIAL  
INSTITUTIONS AND PROFESSIONAL REGISTRATION**

P.O. Box 690, Jefferson City, Mo. 65102-0690

<b>IN RE:</b>	<b>MCB Investment Corporation</b>	)	<b>Case No. <u>07-0122093C</u></b>
		)	
<b>SERVE:</b>	MCB Investment Corporation	)	
	10786 Old Highway 190	)	
	Chillicothe, Missouri 64601	)	
	Telephone: (660) 646-9750	)	

**STATEMENT OF CHARGES**

The Division of Consumer Affairs of the Department of Insurance, Financial Institutions, and Professional Registration, by and through counsel, requests the Director of the Department of Insurance, Financial Institutions, and Professional Registration (“Director”) to issue a cease and desist order, order payment of a monetary penalty and order payment of costs of investigation based on the following statement of charges:

**PARTIES**

1. MCB Investment Corporation (“MCB Investment”) is a duly registered corporation in the state of Missouri which engages in the business of bail bonding, and is

licensed by the Department of Insurance, Financial Institutions and Professional Registration as a general bail bond agency.

2. The Director has the duty to administer Chapters 374, 375, and 379, RSMo, which includes the supervision, regulation, and discipline of general bail bond agents, agencies, and their agents licensed to operate and to do business in the state of Missouri.

3. The Consumer Affairs Division of the Department of Insurance, Financial Institutions, and Professional Registration (“Consumer Affairs Division”) has the duty of conducting investigations into the unfair or unlawful acts of bail bond agencies and agents under the insurance laws of this state and has been authorized by the Director to initiate this action before the Director to enforce the insurance laws of this state.

### **JURISDICTION**

4. The jurisdiction of the Director, and the specific procedure to initiate and administer this proceeding is found in § 374.046.1, RSMo (Cum. Supp. 2006) which provides:

If the director determines based upon substantial and competent evidence that a person has engaged, is engaging in or has taken a substantial step toward engaging in an act, practice, omission, or course of business constituting a violation of the laws of this state relating to insurance in this chapter, chapter 354, RSMo, and chapters 375 to 385, RSMo, or a rule adopted or order issued pursuant thereto or that a person has materially aided or is materially aiding an act, practice, omission, or course of business constituting a violation of the laws of this state relating to insurance in this chapter, chapter 354, RSMo, and chapters 375 to 385, RSMo, or a rule adopted or order issued pursuant thereto, the director may order the following relief:

(1) An order directing the person to cease and desist from engaging in the act, practice, omission, or course of business;

- (2) A curative order or order directing the person to take other action necessary or appropriate to comply with the insurance laws of this state;
- (3) Order a civil penalty or forfeiture as provided in section 374.049; and
- (4) Award reasonable costs of the investigation.

5. Section 374.049, RSMo (Cum. Supp. 2006) authorizes the Director to impose a monetary penalty or forfeiture of not more than one thousand dollars (\$1,000) for each violation which resulted in actual financial loss to consumers or which was knowingly committed, but not to exceed an aggregate penalty or forfeiture of fifty thousand dollars (\$50,000) per annum, unless the violation was committed in conscious disregard of the law, in which case the monetary penalty or forfeiture may be up to five thousand dollars (\$5,000) for each violation but not to exceed an aggregate penalty of one hundred thousand dollars (\$100,000) per annum.

#### **ALLEGATIONS RELEVANT TO ALL COUNTS**

6. The Consumer Affairs Division incorporates by reference the allegations set forth in paragraphs 1-5.

7. MCB Investment is licensed by the Director as a general bail bond agent pursuant to § 374.710, RSMo (Cum. Supp. 2005), license number GC8019301, and as defined in § 374.700(5), RSMo (Cum. Supp. 2005).

8. MCB Investment was organized as McB Investment Corporation on December 15, 2004, by Harold Dean McBee, as a close corporation.

## COUNT I

9. MCB Investment violated § 375.786, RSMo (2000) by transacting the business of insurance in this state with neither a certificate of authority from the Director nor under any exception from authorization set forth in § 375.786, RSMo (2000).

10. Section 375.786, RSMo (2000), states, in pertinent part, that “[i]t shall be unlawful for any insurance company to transact insurance business in this state, as set forth in subsection 2, without a certificate of authority from the director; . . . .”

11. The facts are as follows:

- a. MCB Investment is licensed by the Director as a general bail bond agency.
- b. MCB Investment has not been granted a certificate by the Director as an insurance company, nor has it demonstrated compliance with solvency standards or any other requirements for a corporation to issue surety or other insurance.
- c. MCB Investment is engaged in the business of insurance in this state in that MCB Investment makes, writes or takes, surety bonds in connection with judicial proceedings in this state.

12. The conduct of MCB Investment, as described in the aforementioned facts, constitutes a violation of § 375.786, RSMo (2000).

## COUNT II

13. MCB Investment violated § 375.161, RSMo (2000) by failing to first obtain from the Director, a certificate stating the requirements of the insurance laws of

this state have been complied with and authorizing MCB Investment to engage in the business of insurance, prior to engaging in the business of insurance in this state.

14. Section 375.161, RSMo (2000) states, in pertinent part, that “[n]o company shall transact in this state any insurance business unless it shall first procure from the director a certificate stating the requirements of the insurance laws of this state have been complied with authorizing it to do business, . . .”

15. Section 379.010, RSMo (2000) provides, in pertinent part, that “persons . . . may associate and form a corporation . . . for the purpose of making insurance regarding . . . surety;”

16. The facts are as follows:

a. The Division of Consumer Affairs re-alleges and expressly incorporates the allegations in paragraphs 9-12.

17. The conduct of MCB Investment, as described in the aforementioned facts, constitutes a violation of § 375.161, RSMo (2000).

### **COUNT III**

18. MCB Investment violated § 375.158, RSMo (2000) by engaging in the business of insurance without first complying with all the laws of this state governing the business of insurance.

19. Section 375.158, RSMo (2000) provides, in part, that “[n]o insurer shall engage in the business of insurance in this state without first complying with all the provisions of the laws of this state governing the business of insurance.”

20. Section 379.010, RSMo (2000) provides, in pertinent part, that:

1. Any number of persons, not less than thirteen in number, a majority of whom shall be citizens of this state, may associate and form a corporation, association or company for the purpose of making insurance regarding the following classes:

...

(3) Fidelity and surety;

21. Section 379.010, RSMo (2000) further states, in part, that:

2. No company shall commence business or make insurance on one of the classes of insurance named in subsection 1 of this section unless, if it is a stock company, it has and maintains a paid in capital of at least eight hundred thousand dollars and a surplus of at least eight hundred thousand dollars or, if it is a mutual company, it has and maintains a policyholder's surplus of at least one million six hundred thousand dollars.

22. Section 375.161, RSMo (2000) states, in pertinent part, that “[n]o company shall transact in this state any insurance business unless it shall first procure from the director a certificate stating the requirements of the insurance laws of this state have been complied with authorizing it to do business, . . . .”

23. Section 375.786, RSMo (2000), states, in pertinent part, that “[i]t shall be unlawful for any insurance company to transact insurance business in this state, as set forth in subsection 2, without a certificate of authority from the director; . . . .”

24. The facts are as follows:

a. The Division of Consumer Affairs re-alleges and expressly incorporates the allegations in paragraphs 9-12.

- b. MCB Investment does not maintain a paid in capital of at least eight hundred thousand dollars and a surplus of at least eight hundred thousand dollars.
- c. MCB Investment does not maintain a policyholder's surplus of at least one million six hundred thousand dollars.

25. The conduct of MCB Investment, as described in the aforementioned facts, constitutes a violation of § 375.158, RSMo (2000).

**RELIEF**

**WHEREFORE**, the Division of Consumer Affairs of the Department of Insurance, Financial Institutions, and Professional Registration requests that the Director issue an order granting the following relief:

- A. Find that MCB Investment Corporation engaged in the unlawful acts alleged herein;
- B. Issue an order prohibiting MCB Investment Corporation and its agents and employees from:
  - i. Violating or materially aiding in any violation of §§ 375.786, 375.161 and 375.158, RSMo (2000);
- C. Order MCB Investment Corporation to pay a civil penalty for each unlawful act;
- D. Order MCB Investment Corporation to pay reasonable costs of investigation; and
- E. Such other relief as the Director deems just in this proceeding.

Respectfully submitted,



Tamara A. Wallace  
Tamara A. Wallace  
Missouri Bar # 59020  
Enforcement Counsel  
Missouri Department of Insurance,  
Financial Institutions & Professional  
Registration  
P.O. Box 690  
Jefferson City, MO 65102-0690  
Telephone: (573) 751-2619  
Facsimile: (573) 526-5492

ATTORNEY FOR DIVISION OF  
CONSUMER AFFAIRS