

ORDER

OF

INSURANCE REGULATORY AND DEVELOPMENT AUTHORITY AGAINST

M/S THE NEW INDIA ASSURANCE COMPANY LIMITED

- 1. The New India Assurance Company (herein after referred to as 'the Insurer" has been granted a certificate of Registration bearing no. 190 by Insurance Regulatory and Development Authority to conduct business of General Insurance in India. In terms thereof the insurer was subject to the terms and conditions of the registration granted to it and was also required to abide by the relevant provisions of the Insurance Act. 1938 (hereinafter referred to as 'the Act'), the Insurance Regulatory and Development Authority Act, 1999 (hereinafter referred to as 'the IRDA Act, 1999), the Insurance Regulatory and Development Authority (Licensing of Corporate Agents) Regulations, 2002 (hereinafter referred to as 'the Regulations') and other directions issued by the Authority from time to time by guidelines and particularly. and/or Circular way of circulars 017/IRDA/Circular/CA Guidelines/2005 dated 14th July 2005 (hereinafter referred to as 'the Guidelines).
- 2. The Insurer had granted a license bearing no. 1724318 on 30th June 2004 to M/s Maruti Insurance Agency solutions Ltd. (hereinafter referred as 'the corporate agent') to act as a corporate agent on its behalf for a period of three years, which was subsequently renewed on 30th June, 2007 and was valid upto 29th June 2010. While granting and renewing license insurer was required to verify compliance by the corporate agent of provisions of the Act, Regulations, guidelines and circulars issued by the Authority in this regard.
- 3. The said corporate agent is a group entity belonging to M/s Maruti Suzuki India Ltd group. (hereinafter referred as 'the promoter entity). The Authority received information that the promoter entity holds 99.99% of stake in the corporate agent and five other group entities namely, Maruti Insurance Business Agency Ltd., Maruti Insurance Agency Services Ltd. Maruti Insurance Agency logistics Ltd. Maruti Insurance Agency Network Ltd., and Maruti Insurance Distribution Services Ltd., which are also acting as corporate agents of other Insurers.
- 4. Hence, the Authority called for further details from the insurers with whom the corporate agents were attached respectively. The information submitted by them has been tabulated and is as follows:

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Name of the Corporate Agent entity	License Number	Name of the general insurance company	Date of issue of License	License valid upto (pursuant to renewal/s sought, if applicable)	Shareholding of the promoter entity i.e. Maruti Suzuki India Ltd. in the Corporate Agent entity
M/s Maruti Insurance Business Agency Ltd.	535014	M/s National Insurance Co. Ltd.	02.05.02	01.05.11	149994 shares out of 150000 shares, amounting to 99.99 % approximately.
M/s Maruti Insurance Distribution Services Ltd.	535017	M/s Bajaj Allianz General Insurance Co. Ltd.	02.05.02	01.05.11	149994 shares out of 150000 shares, amounting to 99.99 % approximately.
M/s Maruti Agency Network Ltd.	1722835	M/s Royal Sundaram Alliance Insurance Co. Ltd.	28.06.04	27.06.10	99.99 % approximately.
M/s Maruti Insurance Agency Solutions Ltd.	1724318	M/s New India Assurance Co. Ltd.	30.06.04	29.06.10	149994 shares out of 150000 shares, amounting to 99.99 % approximately.
M/s Maruti Insurance Agency Services Ltd.	3516880	M/s IFFCO Tokyo General Insurance Co. Ltd.	22.08.07	21.08.10	149994 shares out of 150000 shares, amounting to 99.99 % approximately.

M/s Maruti	3828010	M/s ICICI	13.12.07	12.12.10	149994 shares
Insurance		Lombard			out of 150000
Agency		General			shares,
Logistics		Insurance			amounting to
Ltd.		Co. Ltd.			99.99 %
					approximately.

- 5. In the extant case, three corporate agent entities viz. M/s Maruti Insurance Business Agency Ltd., M/s Maruti Insurance Distribution Services Ltd. and M/s Maruti Agency Network Ltd. had obtained the license to act as a Corporate Agent of M/s. Bajaj Allianz General Insurance Co. Ltd., M/s National Insurance Co. Ltd. and M/s Royal Sundaram Alliance Insurance Co. Ltd. respectively. After obtaining these licenses, the promoter entity formed the corporate agent and other corporate agent entities which were also licensed to act as corporate agents for their respective general insurers.
- 6. In terms of clause 5 of the guidelines the members of a family, and shareholders holding a share of more than 10% in the share capital of the applicant company for corporate agency, shall be regarded as being in the same group. Hence the corporate agent and all other five entities referred above are members belonging to the promoter group by virtue of holding more than 10%.
- 7. Further in terms of clause 5 of the guidelines read with regulation 3(2) of the regulations, ordinarily only one license can be granted to one group provided the group does not have any other insurance activity such as broker, insurer etc. Hence any application from a company for a corporate agency license where any member of the group is already engaged in insurance agency or brokerage or similar insurance activity should be referred to IRDA for approval before a license is issued. For this purpose, the applicant for a corporate agency license should be required to make a solemn affirmation about any insurance related activities of any members of the group. The Insurer failed in verifying compliance by the corporate agent of above referred provisions of guidelines and regulations while granting and renewing the license of the corporate agent. In view of the aforesaid violations, the Authority has issued a show cause notice to the Insurer vide letter ref no. IRDA/CA/MARUTI dated 25th May, 2010. The insurer submitted its reply in response to show cause vide letter dated 3rd June, 2010. They contended that there is no specific question in the prescribed application form to obtain information/solemn affirmation from applicant about their involvement in any insurance related activity, except for the last column of form F1, wherein the applicant had not disclosed any such information. Thus the information was not available to the designated person of the insurer and only mistake committed on their part was they did not insist for details. Hence the insurer prayed for

- exonerating them of the charges on grounds that the mistake was only due to oversight and was without any ulterior motives.
- 8. The Clause 6 of guidelines states that the application form for license to act as a corporate agent shall be modified to enable verification of compliance with the provisions of the guidelines. Hence the insurer's contentions are not tenable as they have failed in modifying application referred above so as to verify compliance with provisions of guidelines. Insurance Regulatory and Development Authority (Licensing of Corporate Agents) Regulations were made in the year 2002 and were in force at the time of granting license to the corporate agent. Regulation 3(2) of the Regulations states that the Authority may refuse or reject. for reasons to be recorded, an application seeking license to act as a corporate agent, if it feels that the grant of license is against public interest or when the application is from such a group of persons who are already engaged as insurance agents, brokers etc. The insurer failed to refer the application of the corporate agent to the Authority for exercising powers vested in it under the Act and regulations, thereby the insurer has contravened the said provision of the regulations at the time of grant of license. Further the insurer has also failed to exercise due diligence in renewal of the license in terms of clause 5 of guidelines. The insurer neither obtained solemn affirmation from the corporate agent about insurance related activities of any of the members of the group to which it belongs nor referred the application of the corporate agent to the Authority as per Provisions of clause 5 of guidelines in force at the time of subsequent renewal.
- Having regard to the facts of the case and the gravity of the violations deliberately committed by the Corporate Agent, the Authority in exercise of powers vested in it vide section 102 of IRDA Act, 1999 passes the following Order

"The insurer be imposed a penalty of Rs.5 Lacs and advised to remit the requisite amount through Demand Draft drawn in favour of IRDA payable at Hyderabad within 7 days of receipt of this order".

Date: 07.06.2011 Hyderabad