

No. 2020-6335

Confidential Information Redacted  
Texas Labor Code §§402.083 & 402.092

**OFFICIAL ORDER**  
*of the*  
**TEXAS COMMISSIONER OF WORKERS' COMPENSATION**

Date: 04-29-2020

**Subject Considered:**

**SECURITY NATIONAL INSURANCE COMPANY**  
4455 Lyndon B Johnson Parkway Freeway, Suite 700  
Dallas, Texas 75244-5932

**CONSENT ORDER**  
TDI-DWC ENFORCEMENT FILE NO. 19538

**General remarks and official action taken:**

The commissioner of workers' compensation (commissioner) considers whether disciplinary action should be taken against Security National Insurance Company (Security National).

**WAIVER**

Security National acknowledges that the Texas Labor Code and other applicable laws provide certain rights. Security National waives all of these rights and any other applicable procedural rights in consideration of the entry of this consent order.

**FINDINGS OF FACT**

The commissioner makes the following findings of fact:

1. Security National holds a certificate of authority issued by the Texas Department of Insurance to transact the business of insurance, pursuant to TEX. INS. CODE §§ 801.051–801.053, and is licensed in the state of Texas to write multiple lines of insurance, including workers' compensation/employers' liability insurance.
2. Security National was classified as "high" tier in the 2007 Performance Based Oversight (PBO) assessment. Security National was classified as "average" tier in the 2009 and 2018 PBO assessments. Security National was not selected to be tiered in the 2010, 2012, 2014, or 2016 PBO assessments.

**DWC AUDIT NO. IP-19-109**

3. On [REDACTED], the Texas Department of Insurance, Division of Workers' Compensation (DWC) initiated DWC Audit No. IP-19-109 to determine whether Security National was complying with the Texas Labor Code and related rules regarding the timely payment of initial temporary income benefits (TIBs) and the timely and accurate submission of initial payment information to DWC.

4. The audit examined TIBs payments reported to have been issued between [REDACTED] 8, and [REDACTED]. DWC identified eight initial TIBs payments for audit, which were reviewed to determine Security National's compliance.
5. The audit focused on timeliness of payment of initial TIBs and Electronic Data Interchange (EDI) reporting. The EDI portion of the audit focused on timeliness of reporting initial TIBs payments and the accuracy of five data elements reported to DWC (First Date of Disability, Date of First Written Notice, TIBs From Date, TIBs End Date, and Initial TIBs Payment Date).

#### **Failure to Timely Pay Initial TIBs**

6. Security National failed to timely initiate TIBs for 50% of payments examined (4 out of 8).
7. Specifically, Security National issued payments to injured employees less than six working days late in two instances, between six and 15 working days late in one instance, and between 16 and 30 working days late in one instance.

#### **Failure to Timely or Accurately Report EDI Data to DWC**

8. Security National failed to timely report initial TIBs payments for 38% of payments examined (3 out of 8).
9. Security National failed to accurately report the First Date of Disability for 25% of payments examined (2 out of 8).
10. Security National failed to accurately report Date of First Written Notice for 50% of payments examined (4 out of 8).
11. Security National failed to accurately report the TIBs From Date for 13% of payments examined (1 out of 8).
12. Security National failed to accurately report the TIBs End Date for 13% of payments examined (1 out of 8).
13. Security National failed to accurately report the date of Initial TIBs Payment Date for 38% of payments examined (3 out of 8).

#### **ASSESSMENT OF SANCTION**

14. Failure to provide appropriate income benefits in a manner that is timely and cost-effective is harmful to injured employees and to the Texas workers' compensation system.
15. Timely submission of information and documentation to DWC is imperative to DWC's ability to implement and enforce the Texas Workers' Compensation Act.

16. DWC relies on claims information submitted by the insurance carriers for a variety of purposes, including, but not limited to, providing required information and reports to the legislature; ensuring that insurance carriers comply with the Texas Labor Code and DWC rules; and detecting patterns and practices in actions taken on claims.
17. In assessing the sanction for this case, DWC appropriately and fully considered the following factors set forth in TEX. LAB. CODE § 415.021(c) and 28 TEX. ADMIN. CODE § 180.26(e):
- the seriousness of the violation, including the nature, circumstances, consequences, extent, and gravity of the prohibited act;
  - the history and extent of previous administrative violations;
  - the demonstrated good faith of the violator, including actions taken to rectify the consequences of the prohibited act;
  - the penalty necessary to deter future violations;
  - whether the administrative violation has negative impact on the delivery of benefits to an injured employee;
  - the history of compliance with EDI requirements;
  - other matters that justice may require, including but not limited to:
    - PBO assessments;
    - the promptness and earnestness of actions to prevent future violations;
    - self-report of the violation;
    - the size of the company or practice;
    - the effect of a sanction on the availability of health care; and
    - evidence of heightened awareness of the legal duty to comply with the Texas Workers' Compensation Act and DWC rules; and
  - to the extent reasonable, the economic benefit resulting from the prohibited act.
18. In assessing the sanction for this case, DWC found the following factors set forth in TEX. LAB. CODE § 415.021(c) and 28 TEX. ADMIN. CODE § 180.26(e) to be aggravating: the seriousness of the violation, including the nature, circumstances, consequences, extent, and gravity of the prohibited act; the penalty necessary to deter future violations; whether the administrative violation has negative impact on the delivery of benefits to an injured employee; and other matters that justice may require, including the size of the company or practice.
19. In assessing the sanction for this case, DWC found the following factor set forth in TEX. LAB. CODE § 415.021(c) and 28 TEX. ADMIN. CODE § 180.26(e) to be mitigating: the promptness and earnestness of actions to prevent future violations.
20. Security National acknowledges that DWC and Security National have communicated regarding the relevant statutes and rules violated; the facts establishing that the administrative violation occurred; and the appropriateness of the proposed sanction, including how DWC considered the factors under TEX. LAB. CODE § 415.021(c) and 28 TEX. ADMIN. CODE § 180.26(e).

21. Security National acknowledges that, in assessing the sanction, DWC considered the factors set forth in TEX. LAB. CODE § 415.021(c) and 28 TEX. ADMIN. CODE § 180.26(e).

### CONCLUSIONS OF LAW

The commissioner makes the following conclusions of law:

1. The commissioner has jurisdiction over this matter pursuant to TEX. LAB. CODE §§ 402.001, 402.00111, 402.00114, 402.00116, 402.00128, 409.021, 414.002, 414.003, 415.002, and 415.021.
2. The commissioner has authority to informally dispose of this matter as set forth under TEX. GOV'T CODE § 2001.056, TEX. LAB. CODE § 402.00128(b)(7), and 28 TEX. ADMIN. CODE § 180.26(h).
3. Pursuant to TEX. LAB. CODE § 415.021, the commissioner may assess an administrative penalty against a person who commits an administrative violation.
4. Pursuant to TEX. LAB. CODE § 415.002(a)(20), an insurance carrier or its representative commits an administrative violation each time it violates a DWC rule.
5. Pursuant to TEX. LAB. CODE § 415.002(a)(22), an insurance carrier or its representative commits an administrative violation each time it fails to comply with the Texas Workers' Compensation Act.
6. Pursuant to TEX. LAB. CODE § 409.021 and 28 TEX. ADMIN. CODE §§ 124.3 and 124.7, insurance carriers are required to initiate payment of TIBs not later than the 15th day after the date on which the insurance carrier receives written notice of the injury, or the seventh day after the accrual date, unless the insurance carrier has notified DWC and the injured employee in writing of its refusal to pay.
7. Security National violated TEX. LAB. CODE §§ 415.002(a)(20) and 415.002(a)(22) each time it failed to timely initiate payment of TIBs.
8. Pursuant to 28 TEX. ADMIN. CODE § 124.2(a) and (b), insurance carriers are required to notify DWC and the injured employee of actions taken on, or events occurring in a claim as specified by rule in the form and manner prescribed by DWC. Inherent in this duty is the requirement that insurance carriers report this information accurately.
9. Security National violated TEX. LAB. CODE § 415.002(a)(20) each time it failed to timely or accurately notify DWC and the injured employee of actions taken on, or events occurring in a claim as specified by rule in the form and manner prescribed by DWC.
10. Pursuant to 28 TEX. ADMIN. CODE § 124.2(e), insurance carriers are required to notify the division of initial payment of benefits within 10 days of making the first payment.
11. Security National violated TEX. LAB. CODE § 415.002(a)(20) each time it failed to timely notify DWC of the initial payments of benefits.

COMMISSIONER'S ORDER  
Security National Insurance Company  
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**ORDER**

Security National Insurance Company is ORDERED to pay an administrative penalty of \$6,600 within 30 days from the date of this Order.

The administrative penalty must be paid by company check, cashier's check, or money order made payable to the "State of Texas." Mail the administrative penalty to the Texas Department of Insurance, Attn: DWC Enforcement, MC 9999, P.O. Box 149104, Austin, Texas, 78714-9104.



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Cassie Brown  
Commissioner of Workers' Compensation

Approved as to Form and Content:



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Tyrus Housh  
Staff Attorney, DWC Enforcement  
Texas Department of Insurance

