

DIVISION OF INSURANCE

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June 1, 2018

Ratoya Walton 260 Jimmy Ann Dr. Daytona Beach, FL 32114 SENT VIA CERTIFIED MAIL

7013 O600 O001 9742 5782

RE: Application for Insurance Producer License/Denial

This letter is to notify you that your application for licensure as a non-resident insurance producer in South Dakota has been denied. The reason for the denial is as follows:

You submitted an application for an individual nonresident insurance producer license to the South Dakota Division of Insurance ("Division") on February 11, 2018. On your answer to the application questions concerning your past criminal history, you answered "YES" to being convicted of a misdemeanor; however you failed to include the required documentation regarding the conviction.

The Division wrote to you on February 27, 2018, via us mail and email, requesting that you provide documentation of your convictions and to provide an explanation regarding the convictions. Having failed to receive a response, on March 23, 2018, the Division sent you a certified letter and email, again asking you to provide the official documentation regarding your convictions and a written explanation as to why the convictions were not initially disclosed. In a last attempt to reach you, on March 27, 2018 the Division spoke to you on the phone and advised you that a response was required and advised you that you could withdraw your application if you wished, but the request would need to be submitted in writing or via email. To date, there has been no documentation of your past convictions provided to the Division and you have still not requested to withdraw your application.

Based on the above information, your application is denied based upon SDCL §§ 58-30-167(1) for providing incorrect, misleading, incomplete, or materially untrue information in your license application; and 58-33-66 for failing to timely respond to the Division.

Please note that this denial is considered an administrative action which will be reported to the database maintained by the National Association of Insurance Commissioners. If an administrative action occurs, an insurance producer may be required to report the action to any and all states in which an insurance license is held and in accordance with the timeframes and requirements of each state.

Pursuant to SDCL § 58-30-168, you may make a written request to the Division of Insurance within thirty (30) days of the date of this denial for a hearing to determine the reasonableness of this decision to deny your application for licensure.

Sincerely,

Dan Nelson, Assistant Director South Dakota Division of Insurance Department of Labor and Regulation