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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - ATLANTIC COUNTY DOCKET NO. ATL-L-000353-23

MARLENE CARIDE,
COMMISSIONER OF THE
NEW JERSEY DEPARTMENT OF
BANKING & INSURANCE,

Plaintiff,

v.

ORDER OF FINAL JUDGEMNT
BY DEFAULT

COREY LEUFFGEN,

Defendant.

THIS MATTER HAVING BEEN opened to the Court on the application of Matthew J. Platkin, Attorney General of New Jersey, (by Anna M. Lascurain, Deputy Attorney General, appearing), attorney for Plaintiff, Marlene Caride, Commissioner of the New Jersey Department of Banking and Insurance on a motion for final judgment by default; and

The Defendant, Corey Leuffgen ("Defendants"), having been duly served with a copy of the Summons and Complaint in the above-entitled action and having been defaulted for failure to appear, answer or otherwise defend;

This Court now finds that Defendant violated the New Jersey Insurance Fraud Prevention Act ("Fraud Act"), specifically N.J.S.A. 17:33A-4(a)(1), and N.I.S.A. 17:33A-4(a)(3)(a) and (b), by knowingly false and misleading statements to Esurance providing Insurance Company of New Jersey ("Esurance") in support of a claim for benefits pursuant to an auto insurance policy. Specifically, Defendant falsely stated that the claimed loss occurred after he had recently added comprehensive/ collision coverage back to the policy on February 6, 2022.

FINAL JUDGMENT is on this 5th day of January 2023, entered in the amount of \$10,087.50 against Defendant Corey Leuffgen, and in favor of the Plaintiff, Marlene Caride, Commissioner of the New Jersey Department of Banking and Insurance. This amount consists of \$5,000.00 in civil penalties for one violation of the New Jersey Insurance Fraud Prevention Act, N.J.S.A. 17:33A-1 to -30; attorneys' fees of \$4,012.50 pursuant to N.J.S.A. 17:33A-5; cost of service in the amount of \$75.00 pursuant to N.J.S.A. 17:33A-5(b); and a statutory fraud surcharge of \$1,000.00 pursuant to N.J.S.A. 17:33A-5.1.

IT IS FURTHER ORDERED, that pursuant to N.J.S.A. 39:6A-15, Defendant's driving privileges shall be suspended for a period of one year from the date of this judgment; and

IT IS FURTHER ORDERED that a copy of this Order shall be served on all parties via eCourts electronic filing or by regular mail within seven (7) days of the date of this Order to any party not served by eCourts.

	/s/ Stanley L. Bergman, Jr. STANLEY L. BERGMAN, JR., J.S.C.
This motion was:	Having reviewed the above motion, I find it to be
Opposed	meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially
X Unopposed	for the reasons set forth in the moving papers.