GURBIR S. GREWAL ATTORNEY GENERAL OF NEW JERSEY R.J. Hughes Justice Complex 25 Market Street P.O. Box 117 Trenton, New Jersey 08625-0117 Attorney for Plaintiff

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SUPERIOR COURT OF NEW JERSEY LAW DIVISION-PASSAIC COUNTY DOCKET NO. PAS-L-001452-20 MARLENE CARIDE,) COMMISSIONER OF THE Civil Action NEW JERSEY DEPARTMENT OF) BANKING & INSURANCE,) ORDER OF ENTRY OF) FINAL JUDGMENT BY DEFAULT Plaintiff,)) v. DENZEL BOULWARE and DEAJAH)) GREEN,

)

Defendants.

THIS MATTER HAVING BEEN opened to the Court on the application of Gurbir S. Grewal, Attorney General of New Jersey, (by Garen Gazaryan, 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

Defendants, Denzel Boulware ("Boulware") and Deajah Green ("Green") (collectively, "Defendants"), having been duly served

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with a copy of the Summons and Complaint in the above-captioned action and default having been entered for failure to appear, answer, or otherwise defend; and

This Court now finds that Defendant Boulware violated the New Jersey Insurance Fraud Prevention Act, N.J.S.A. 17:33A-1 to -30 ("Fraud Act"), by:

(1) falsely stating to Liberty Mutual when filing a claimfor insurance benefits that he was struck and injured by the4Runner, when, in fact, he knew he was not;

(2) falsely stating to PLIGA when filing a claim for insurance benefits that he was struck and injured by the 4Runner, when, in fact, he knew he was not; and

(3) conspiring with Defendant Green to make false statements in order to obtain insurance benefits to which they were not entitled; and

This Court now also finds that Defendant Green violated the Fraud Act by:

(1) falsely stating to Liberty Mutual in support of Boulware's claim for insurance benefits that Boulware was struck and injured by the 4Runner, when, in fact, she knew he was not; and

(2) conspiring with Defendant Boulware to make false statements in order to obtain insurance benefits to which they

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were not entitled;

FINAL JUDGMENT is on this ⁹ day of July 2021, entered against Defendants Denzel Boulware and Deajah Green, as follows:

- 1. \$10,000.00 in civil penalties against Boulware, pursuant
 to N.J.S.A. 17:33A-5(b);
- 2.\$5,000.00 in civil penalties against Green, pursuant to
 N.J.S.A. 17:33A-5(b);
- 3. Attorneys' fees of \$1,414.50, joint and several against Boulware and Green, pursuant to N.J.S.A. 17:33A-5(b);
- 4. Cost of service in the amount of \$65.00, against Boulware, pursuant to N.J.S.A. 17:33A-5(b);
- 5. Cost of service in the amount of \$65.00, against Green, pursuant to N.J.S.A. 17:33A-5(b);
- 6. A \$1,000.00 statutory fraud surcharge against Boulware, pursuant to N.J.S.A. 17:33A-5.1; and
- 7. A \$1,000.00 statutory fraud surcharge against Green, 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 Boulware's driving privileges shall be suspended for a period of one year from the date of this judgment; and

IT IS FURTHER ORDERED, that, pursuant to N.J.S.A. 39:6A-15, Defendant Green'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 be served upon all parties within $\underline{7}$ days of the date of receipt.

/S/ Thomas F. Brogan

Thomas F. Brogan, P. JJCS. C.

This motion was:

_____ Opposed

x Unopposed