ALBERTA INSURANCE COUNCIL (the "AIC")

In the Matter of the *Insurance Act*, R.S.A. 2000, Chapter I-3 (the "Act")

And

In the Matter of Sedgwick CMS Canada Inc./Sedgwick CMS Du Canada Inc. (the "Firm")

As represented by Designated Representative, Niva Joshua (the "DR")

AGREED STATEMENT OF FACTS AND JOINT SUBMISSION

WHEREAS the AIC undertook a review of Kurt Baksh's (the "Adjuster") licensing records, during which review information came to light that, indicated that the Adjuster had been acting as an insurance adjuster while unlicensed;

AND WHEREAS the review established that the Adjuster had handled insurance claims during the period from June 1, 2013 to and including August 7, 2014, without a valid and subsisting Certificate of Authority and was compensated for acting as an insurance adjuster by the Firm;

AND WHEREAS the Firm is aware of the opportunity to retain and instruct legal counsel with respect to the matters referred to in this Agreed Statement of Facts and Joint Submission;

NOW THEREFORE the DR and the Investigator agree as follows:

- 1.0 For the purposes of this Agreed Statement of Facts and Joint Submission, the Firm through its DR makes the following admissions and submissions:
 - 1.1.1 The Firm is the holder of a Certificate of Authority (8-2796615-2015) to transact business as a Insurance adjusting firm and was so licensed since January 20, 2005;
 - 1.1.2 Niva Joshua is named as the Designated Representative on the insurance adjusting firm Certificate of Authority held by the Firm;
 - 1.1.3 In response to a request for information from the AIC, the Adjuster sent a letter to the AIC on November 27, 2014 in which he disclosed that between June 1, 2013 and August 7, 2014, he handled 42 claims files, for which he received a salary from the Firm in the amount of \$91,800.00 per year and thus was compensated for the handling of those claims files;

- 1.1.4 In response to a letter from the AIC dated December 3, 2014, Maria Joshua ("MJ"), Director, with the Firm sent a letter dated December 17, 2014 to the AIC, which confirmed that the Adjuster handled 42 insurance claims and received commission income in the amount of \$91,800.00.
- 2.0 As a result of the facts set out in this Agreed Statement of Facts and Joint Submission, the Firm contravened section 460(3) of the Act, and consequently violated section 480 (1) (b) of the Act for compensating an Adjuster during a period of time he was unlicensed.
- 3.0 The Firm and the Investigator jointly recommend to the Insurance Adjusters' Council ("Council") that the Council approve this Agreed Statement of Facts and Joint Submission and resolve, dispose of and finally conclude this matter involving the Firm by approving a decision in the form annexed hereto as Schedule 1, which provides for a civil penalty in the amount of \$300.00 in accordance with the penalties prescribed in section 13(1) (b) of the Certificate Expiry, Penalties and Fees Regulation, AR 125/2001.
- 4.0 The Firm recognizes that the acceptance of the decision set out in Schedule 1 shall be at the unfettered discretion of the Council.
- 5.0 The Firm is aware of and acknowledges that upon receiving notification of the Council's decision, the civil penalty specified in Schedule 1 must be paid within the time frames set out in section 480(4) of the Act.
- 6.0 The Firm is also aware of and acknowledges that by entering into this Agreed Statement of Facts and Joint Submission, the Firm waives its right to appeal this decision as set out in section 482 of the Act.
- 7.0 The Firm waives any existing right it may have under the Act or otherwise to a hearing, review, judicial review or appeal of this matter.
- 8.0 The Firm acknowledges that this Agreed Statement of Facts and Joint Submission may be referred to in this or any other proceeding under the Act, and in regulatory proceedings in other jurisdictions.

9.0			_	es that this in this mat	-						sion reso	lves all iss	sues
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SCHEDULE 1

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And
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(the "Firm")

As represented by Designated Representative, Niva Joshua (the "DR")

DECISION OF

The Insurance Adjusters' Council (the "Council")

WHEREAS the Investigator of the Alberta Insurance Council ("AIC") made a request for information in relation to an investigation being conducted by the AIC into the compensation of an unlicensed adjuster by the adjusting firm, from June 1, 2013 to and including August 7, 2014;

AND WHEREAS as a result of information received, the Investigator and the DR entered into an Agreed Statement of Facts and Joint Submission, a copy of which is attached hereto;

AND WHEREAS pursuant to the Agreed Statement of Facts and Joint Submission, the DR has agreed that the Firm will pay a civil penalty in the amount of THREE HUNDRED DOLLARS (\$300.00) in relation to the Firm compensating an insurance adjuster during the period of time he was unlicensed and has acknowledged that the Council has the discretion to accept or reject that recommendation;

AND WHEREAS the Council considers that it would be in the public interest to approve the said Agreed Statement of Facts and Joint Submission;

IT IS ORDERED that:

- 1. The Agreed Statement of Facts and Joint Submission be accepted and is hereby approved; and
- 2. The Firm pay a fine of THREE HUNDRED DOLLARS (\$300.00) in accordance with the terms and conditions set out in this Agreed Statement of Facts and Joint Submission.

The attached Agreed Statement of Facts and Joint Submission was reviewed by the Council and a motion to approve this decision was made and carried at a properly conducted meeting of the Insurance Adjusters' Council. The motion was duly recorded in the minutes of that meeting.

Date:November 5, 2015	
	Original Signed By
	Nancy Toso Chair
	Insurance Adjusters' Council