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Department of Insurance  
State of Idaho

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**BEFORE THE DIRECTOR OF THE DEPARTMENT OF INSURANCE**

**STATE OF IDAHO**

In the Matter of:

CATLIN INDEMNITY COMPANY

Certificate of Authority No. 4097  
NAIC ID No. 24503

Docket No. 18-3182-16

**ORDER AUTHORIZING BLOCK  
NONRENEWAL**

On or about July 12, 2016, the Idaho Department of Insurance (“Department”) received notification from a representative for XL GROUP, an insurer group that includes CATLIN INDEMNITY COMPANY (“CATLIN”), of CATLIN’s intent to block nonrenew all of its property and casualty commercial liability insurance policies written under a school district and municipality program managed by Wright Specialty Insurance Agency, LLC (Non-Resident License No. 295857), and delivered or issued for delivery in Idaho (“Wright Agency School District and Municipality Program Policies”). In its notification and in subsequent communication, XL GROUP represented to the Department that CATLIN would discontinue writing such new business nationwide after October 2016 and that it would begin block

nonrenewing existing Idaho policies at their natural expiration, the earliest of which is July 1, 2017. XL GROUP further represented to the Department that the contemplated block nonrenewal of the CATLIN policies affects approximately twenty-three (23) policies covering Idaho insureds.

The Director, having reviewed the foregoing and the requirements of Idaho Code § 41-1841(1), and acting pursuant to the authority set forth in Idaho Code § 41-210(2),

THE DIRECTOR HEREBY FINDS that the proposed effective date of the contemplated block nonrenewal complies with the one hundred twenty (120) day notice requirement to the Director, as set forth in Idaho Code § 41-1841(1).

NOW THEREFORE, IT IS HEREBY ORDERED that CATLIN is authorized, pursuant to Idaho Code § 41-1841, to effectuate a block nonrenewal of its Wright Agency School District and Municipality Program Policies delivered or issued for delivery in Idaho, which, based on representations made to the Department, will affect approximately twenty-three (23) policies covering Idaho insureds. CATLIN shall begin nonrenewing the affected policies at each policy's natural expiration date occurring on or after July 1, 2017. CATLIN shall provide advance notice to policyholders affected by the nonrenewals authorized by this order in accordance with the notice provisions included in the company's applicable insurance policies.

THIS ORDER is a final order of the Director and is EFFECTIVE IMMEDIATELY.

DATED this 1 day of August, 2016.

STATE OF IDAHO  
DEPARTMENT OF INSURANCE



DEAN L. CAMERON  
Director

## NOTIFICATION OF RIGHTS

This Order constitutes a final order of the Director. Any party may file a motion for reconsideration of this final order within fourteen (14) days of the service date of this order. The Director will dispose of the petition for reconsideration within twenty-one (21) days of its receipt, or the petition will be considered denied by operation of law. *See*, Idaho Code § 67-5246(4).

Pursuant to Idaho Code §§ 67-5270 and 67-5272, any party aggrieved by this final order may appeal it by filing a petition for judicial review in the district court of the county in which: (1) the hearing was held; or (2) the final agency action was taken; or (3) the aggrieved party resides or operates its principal place of business in Idaho; or (4) the real property or personal property that was the subject of the agency decision is located. An appeal must be filed within twenty-eight (28) days of: (a) the service date of this final order; or (b) an order denying a petition for reconsideration; or (c) the failure within twenty-one (21) days to grant or deny a petition for reconsideration, whichever is later. *See*, Idaho Code § 67-5273. The filing of a petition for judicial review does not itself stay the effectiveness or enforcement of the order under appeal.

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on this 1 day of August, 2016, I caused a true and correct copy of the foregoing ORDER AUTHORIZING BLOCK NONRENEWAL to be served upon the following by the designated means:

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