Interpretive Statement

To: Code Revisers Office

Number: DO-02-2008

Subject: Purported Limitation of Liability Insurance by Structural Pest Inspectors

Description: In order to inform the structural pest inspection industry of the Washington State Department of Agriculture’s interpretation of the minimum financial responsibility requirements for Structural Pest Inspectors, the Department issues this Interpretive Statement pursuant to RCW 34.05.010(8) and 34.05.230.

The Washington Pesticide Control Act in RCW 15.58.445-470 governs Structural Pest Inspectors and any business that employs them. RCW 15.58.460 and .465 require Structural Pest Inspectors or their employing business to obtain and maintain evidence of financial responsibility in the form of errors and omissions insurance policies, surety bonds, a combination of both, or assigned accounts (also referred to as “financial coverage”) in a total amount of not less than $25,000 in order to be licensed in this state. The purpose of this minimum financial coverage requirement is to protect the people of the state who do business with Structural Pest Inspectors by ensuring a source for monetary recovery for clients who suffer damages as a result of an Inspector’s errors or omissions. Having financial coverage can also help protect the assets of an Inspector or the business that employs the Inspector in the event of a claim.

The minimum financial responsibility requirement is of such critical importance that the Washington legislature authorized the Department in RCW 15.58.470 to immediately suspend the license of a Structural Pest Inspector who fails to maintain financial coverage in at least the minimum amount required by RCW 15.58.460 and .465.

1. Pest Inspection Contracts

The Department has become aware that certain Structural Pest Inspectors attempt to make the statutorily-required amount of financial coverage unavailable to their clients by including clauses in their Inspection Contracts that purport to limit the liability of the Inspector to just the cost of the inspection.

The Department interprets RCW 15.58.460 through 15.58.470 to mean that if an Inspector (1) fails to maintain the required amount of financial coverage, or (2) executes
a contract that has the potential effect of making the required amount of financial
coverage unavailable to its inspection clients through a limitation of liability clause, the
financial responsibility requirement of the Inspector will be deemed to have fallen below
the level required by RCW 15.58.460 and .465 to maintain licensure. In such case, the
Director, under RCW 15.58.470, may immediately suspend the Inspector’s license for
failing to maintain the minimum financial coverage during the licensing period.

2. Pest Inspector Insurance Policies

As stated above, RCW 15.58.460 and .465 require Inspectors or their employing
businesses to maintain $25,000 in financial coverage for errors and omissions. The
Department is aware of insurance policies that purport to exempt certain errors and
omissions from coverage, or purport to reduce coverage below $25,000. The Department
believes such policies fail to meet an Inspector’s financial responsibility requirements
under RCW 15.58.460 and .465. Accordingly, in such case, under RCW 15.58.470 the
Director may immediately suspend the Inspector’s license.

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