

**BEFORE THE NEW MEXICO SUPERINTENDENT OF INSURANCE**

**IN THE MATTER OF AN )  
EMERGENCY ORDER TO PROTECT )  
ACCESS TO INSURANCE AND THE ) Docket No. 2024-0051  
STABILITY OF INSURANCE )  
MARKETS IN FIRE EMERGENCIES )  
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**REVOCATION OF EMERGENCY ORDER, AMENDED EMERGENCY ORDER  
AND SECOND AMENDED EMERGENCY ORDER**

THIS MATTER came before the New Mexico Superintendent of Insurance (Superintendent) upon Executive Order No. 2024-033 issued by the Honorable Michelle Lujan Grisham, Governor of the State of New Mexico, addressing fire emergencies in Lincoln County and the Mescalero Apache Reservation due to the Salt and South Fork Fires, pursuant to the Constitution and laws of New Mexico, including the All Hazard Emergency Management Act, NMSA 1978, Sections 12-1-1 through 12-10-10 (1959, as amended through 2007).

**THE SUPERINTENDENT FINDS AND CONCLUDES:**

1. The Superintendent has jurisdiction over this matter pursuant to the New Mexico Insurance Code, NMSA 1978, Sections 59A-1-1 *et seq.* and specifically NMSA 1978, Section 59A-2- 8(A)(11) and (B) (2021);
2. The Superintendent issued an *Emergency Order* and an *Amended Emergency Order* on June 18, 2024.
3. The Superintendent issued a *Second Amended Emergency Order* on October 1, 2024.
4. The *Second Amended Emergency Order* took effect immediately and was to remain in effect until the Governor's Executive Order No. 2024-033 was renewed, modified, or rescinded

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by the Governor.

5. Since the emergency has passed and since the Governor has not issued additional funding as a result of the original Executive Order 2024-033 since July 31, 2025, in Executive Order 2025-357, the Superintendent now finds that the requirements in the *Emergency Order*, *Amended Emergency Order* and *Second Amended Emergency Order* may be revoked.

**IT IS THEREFORE ORDERED:**

A. Insurers impacted by the *Emergency Order*, *Amended Emergency Order*, *Second Amended Emergency Order* and this *Revocation Order* are directed to make every reasonable effort to assist policy holders by informing them of the provisions of this *Revocation Order*.

B. Insurers are expected to document their outreach efforts to policy holders in effectuating this Revocation Order; and

C. Insurers shall allow a minimum of 12 months for repayment of insurance premiums if needed by the insured;

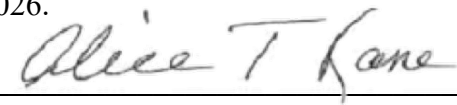
D. This Order shall take effect sixty (60) days after the date signed by the Superintendent;

E. Copies of this Order shall be sent to all persons listed as service recipients on OSI's eDocket;

F. This Order shall be uploaded on the OSI Newsletter and sent out as a large volume correspondence to all Insurers licensed in New Mexico on the State Based System; and

G. This docket shall be closed upon the effective date.

**ISSUED** under the seal of the New Mexico Office of Superintendent of Insurance at Santa Fe, New Mexico, this 30 day of January, 2026.

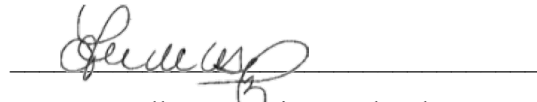
  
ALICE T. KANE  
**SUPERINTENDENT OF INSURANCE**

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## **CERTIFICATE OF SERVICE**

**I HEREBY CERTIFY** that, on this 30th day of January 2026, I filed this *Revocation of Emergency Order, Amended Emergency Order and Second Amended Emergency Order* through the OSI's e-filing system, which caused the parties to be served by electronic means, as more fully reflected on the eService recipients list for this case.



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Frances Gallegos, Senior Paralegal  
NM OSI Office of General Counsel