Market Conduct Final Examination Report

CAC ACCEPTANCE CORPORATION

Florida Company Code: 89653

August 23, 2023



Table of Contents

Executive Summary	2
Company Operations	
Purpose and Scope of the Examination	
Complaint Statistics	
Examination Procedures	
Findings	4
Recommendations	5
Conclusion	5
Examination Final Report Submission	5

Executive Summary

A market conduct examination of CAC Acceptance Corporation ("CAC Acceptance" or "Company") was performed to ascertain the Company's compliance with the applicable provisions of the Florida Insurance Code as required by Section 627.834(2), Florida Statutes ("F.S.").

Company Operations

CAC Acceptance Corporation is a foreign Premium Finance Company licensed to offer premium finance agreements in Florida on February 19, 2009. The Company is 100% owned by Robert L. Ring, Jr. who serves as President. CAC Acceptance finances premiums for commercial and personal lines property and casualty insurance policies.

Total Premiums Receivable in Florida during the examination scope period was as follows:

Year	Total Premiums Receivable in Florida (Per Schedule A of the Annual Report)
2022	\$ 536,343
2021	\$ 553,698
2020	\$ 1,754
2019	\$ 541,194

Section 627.828(1), F.S. requires premium finance companies to maintain a net worth of \$35,000 or a net worth of \$10,000 if a surety bond or other acceptable collateral is approved by the Florida Office of Insurance Regulation ("OIR"). The Company met the requirements of Section 627.828(1), F.S. by reporting the following statutory net worth:

Year	Statutory Net Worth as of December 31st (Per the Balance Sheet of the Annual Report)
2022	\$ 4,191,174
2021	\$ 4,991,772
2020	\$ 4,075,720
2019	\$ 3,981,351

Section 627.836(2), F.S. requires premium finance companies to file an annual report with OIR and remit the annual report filing fee to the Florida Department of Financial Services ("DFS") by March 1st of each year. The Company met the requirements of Section 627.836(2), F.S. by timely filing both the annual report and the annual report filing fees prior to March 1st for each year during the examination scope period as follows:

2

Year	Date Annual Report Filed with OIR	Date Annual Report Filing Fees Remitted to DFS
2022	02/27/2023	02/27/2023
2021	02/23/2022	02/14/2022
2020	02/24/2021	02/13/2021
2019	02/25/2020	02/21/2020

Purpose and Scope of the Examination

OIR has primary responsibility for the regulation, compliance and enforcement of statutes related to the business of insurance premium financing and the monitoring of industry markets. OIR is required to examine each premium finance company not less frequently than every three years, pursuant to Section 627.834(2), F.S. Due to this responsibility, OIR conducted a market conduct examination of CAC Acceptance. The examination scope period was from January 1, 2019, to December 31, 2022. The examination was performed by members of OIR's Property and Casualty Market Regulation business unit.

The purpose of a market conduct examination is to review the premium finance company's operating practices to determine if they comply with the applicable provisions of the Florida Insurance Code, rules related to the business of insurance premium financing, the provisions contained within a premium finance contract issued by the Company, or orders issued by OIR. A common element of all market conduct examinations is to evaluate a premium finance company's business practices to promote the protection of insurance-buying consumers and to hold entities regulated by OIR accountable when issues or violations are found.

The examination began April 3, 2023 and ended August 23, 2023. The last examination of CAC Acceptance was completed as of December 31, 2018. That examination concluded the records of the company appeared in good order.

Complaint Statistics

As of December 31, 2022, DFS Division of Consumer Services reported receiving zero complaints related to premium finance agreements issued by CAC Acceptance to consumers during the examination scope period.

Complaints Reported to DFS by Consumers			
Year	Number of Complaints		
2022	0		
2021	0		
2020	0		
2019	0		

Examination Procedures

The conduct of this examination and the procedures, statistical sampling and examination processes used were consistent with and in accordance with those standards and procedures contained in the *Market Regulation Handbook* promulgated by the National Association of Insurance Commissioners ("NAIC").

In preparation for the examination, the Company was requested to provide the total number, or universe, of premium finance agreements entered into during the examination's scope period. The Company reported entering into a total of 742 premium finance agreements during the examination scope period.

The NAIC's *Market Regulation Handbook* provides guidance regarding sampling methods utilized during market conduct examinations. A minimum confidence level of 95% is used to make inferences when a universe population is greater than 200 and permits those results to be extrapolated to the population of all premium finance agreements. The examiners reviewed a total of 113 randomly selected premium finance agreements in the sample is consistent with the recommended sample size for non-claims in the NAIC's *Market Regulation Handbook's* Acceptance Samples Table. Examination results with a 95% confidence level permit those results to be extrapolated to the population of non-claims in the premium finance agreement category. Based on the total universe of CAC Acceptance's premium finance agreements subject to this examination, the total sample size required to achieve a 95% confidence level in both categories was determined to be 113.

In reviewing materials for this report, the examiners relied on records and information provided by the Company.

Findings

The examination focused on the Company's use of approved forms and rates and evaluated specific statutory components required by the Company in the execution of premium finance agreements, including but not limited to finance charges, service fees, late and non-sufficient fund fees, and products financed. To determine the Company's adherence to these statutory requirements, the examiners reviewed and analyzed each sampled premium finance agreement to determine if the agreement was executed in compliance with the Florida Insurance Code.

Finding 1: The examiners determined that in 62 instances out of 113 premium finance agreements reviewed, an error percentage of 54.9%, the Company issued a premium finance agreement form that was disapproved by OIR on November 30, 2019, as prohibited by Section 627.838(1), F.S. The Company's current premium finance agreement form was approved by OIR on April 16, 2020.

Company Response: The Company agreed with the finding.

<u>Finding 2</u>: The examiners determined in 10 instances out of 113 premium finance agreements reviewed, an error rate of 8.8%, the Company accepted premium finance agreements that were not signed by or on behalf of the insured, as required by Section 627.839(1), F.S.

Company Response: The Company agreed with the finding.

Recommendations

The following recommendations were compiled from the Findings contained within this report, and observations noted during the examination. The Company is to provide a written report to OIR of actions taken on each Recommendation within 60 days of the Company's receipt of the Final Examination Report.

It is recommended that the Company:

- Ensure that only approved premium finance agreement forms are utilized and issued to insureds; and
- Ensure that all premium finance agreements are signed by or on behalf of the insured.

Conclusion

This market conduct examination of CAC Acceptance Corporation was designed to review and evaluate whether the Company's handling of premium finance agreements was in compliance with the provisions of the Florida Insurance Code. During the examination, OIR identified findings and made recommendations for remediation to be implemented by the Company.

This examination report and the observations contained therein are the result of a factual, data-driven analysis of the Company's premium finance agreements and practices related to the cancellation and refund of premiums to consumers. This report contains a number of recommendations for improvement that should be implemented by the Company. It does not document what regulatory or administrative action may be taken by OIR. Any such action taken as a result of this market conduct examination will be the subject of a separate Order issued by OIR.

Examination Final Report Submission

OIR hereby issues this final report based upon information from the draft report, additional research conducted by OIR, and additional information provided by the Company.



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