INTERIM ORDER

On June 5, 2009 HMA Administrators, LLC (“HMA Administrators”) appeared at the Department’s offices pursuant to the Order to Show Cause issued by the Director on May 26, 2009. Pursuant to that Order to Show Cause the Department had requested that the hearing officer issue an order revoking HMA Administrator’s limited TPA license (its registration to conduct TPA activates for self funded, ERISA-exempt plans) and ordering that HMA Administrators cease and desist from all activities for which a full Third Party Administrator license (a certificate) is required. The cease and desist order was requested to include, but not be limited to, the marketing and sale of health benefit plans.

HMA Administrators agreed to the issuance of an order pending resolution of this administrative action. This agreement does not constitute an agreement by HMA Administrators as to any of the allegations or issues in this matter and is agreed to solely for administrative convenience.

It is, therefore, hereby ordered that:
1. HMA Administrators will not administer, directly or through any affiliated entity, any new self-funded ERISA health benefit plans or perform any functions for which a license or registration is required under R.I. Gen. Laws § 27-20.7-1 et seq. for any Rhode Island employers pending a hearing on the merits or further order of the Director or Hearing Officer.

2. HMA Administrators is permitted, pursuant to its current TPA registration, to continue to administer self-funded ERISA health benefit plans that are currently in place with Rhode Island employers.

3. HMA Administrators will not market or sell self-funded ERISA health benefit plans directly or through any affiliated entity to Rhode Island employers pending further order of the Director or Hearing Officer.

Dated this 24th day of June, 2009

[Signature]

Catherine R. Warren
Hearing Officer