

THE SURPLUS LINE ASSOCIATION
OF CALIFORNIA

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December 5, 1960

No. 138

From a liability

BULLETIN TO ALL MEMBERS:

RE: Withdrawal of Bulletin No. 125

This is to advise the members that owing to erroneous information supplied the Stamping Office at the time Bulletin No. 125 was issued, it is hereby withdrawn.

It is, however, necessary that this office advise the members that letters of declination must be secured on all excess liability and/or property damage insurance in accordance with the Surplus Line Manual rule.

Thomas A. Scadden

MANAGER

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May 23, 1960

NO. 125

BULLETIN TO ALL MEMBERS:

Re: GIVING NAME OF PRIMARY ADMITTED CARRIER
ON ALL EXCESS LIABILITY CERTIFICATES
FILED WITH THE STAMPING OFFICE

The Stamping Office has recently been informed that Underwriters at Lloyds have printed a new excess liability form which does not require that the name of the primary admitted carrier be given.

At its meeting on May 3, 1960, the Stamping Office and Contact Committee instructed this office to bulletin the members, advising them that all excess liability certificates must show the name of the primary admitted carrier either in the form or by being written on the form somewhere in "ink". This is necessary because the Association's rule, that is, the first paragraph on Page 52 of the Surplus Line Manual, is now a part of the General Administrative Code of the State of California and is therefore "law" and it is necessary that the members comply with this law.

The only way that the Stamping Office can check their compliance is that the name of the primary carrier be given somewhere on every excess liability certificate filed with the Stamping Office and if a change is made during the term of the certificate to another primary admitted carrier such change must be endorsed on the certificate for the benefit of the Stamping Office.

Will members please be governed by the above.

Thomas A. Scadden

MANAGER

EBW/mr