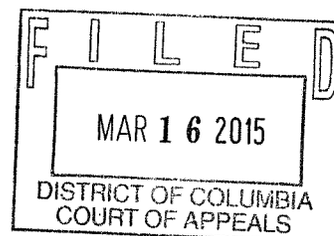


**District of Columbia
Court of Appeals**



No. 15-AA-108
DISTRICT OF COLUMBIA
APPLESEED CENTER FOR LAW
AND JUSTICE, INC.,

Petitioner,
14 MIE 012

and

No. 15-AA-109
GROUP HOSPITALIZATION
AND MEDICAL SERVICES, INC.,

Petitioner,
14 MIE 014

v.

DISTRICT OF COLUMBIA
DEPARTMENT OF INSURANCE
SECURITIES AND BANKING,

Respondent.

ORDER

On consideration of the petitions for review filed January 29, 2015, seeking review of a Final Order issued on December 30, 2014, it is

ORDERED, *sua sponte*, that appeals nos. 15-AA-108 and 15-AA-109 are hereby consolidated for all purposes. It is

FURTHER ORDERED that because Group Hospitalization and Medical Services, Inc., has not yet submitted its plan for dedication of the allegedly excess surplus to the commissioner for approval, *see* D.C. Code § 31-3506 (g) (2012 Repl.); 26 D.C.M.R. §4603.1 (2014), petitioners shall, within 20 days from the date of this order, show cause why their respective petitions should not be dismissed for having been taken from a non-final order. *Warner v. District of Columbia Dep't of Employment Srvs.*, 587 A.2d 1091, 1093 (D.C. 1991) ("As a general matter, this court has jurisdiction to review only agency orders or decisions that are final.").

BY THE COURT:

A handwritten signature in black ink, appearing to read "Eric T. Washington".

ERIC T. WASHINGTON
Chief Judge

No. 15-AA-108 & No. 15-AA-109

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