

BEFORE THE INSURANCE COMMISSIONER OF THE STATE OF CALIFORNIA

In the Matter of

File No. MI-2016-00021

THE CALIFORNIA FAIR PLAN ASSOCIATION

ORDER

WHEREAS, California Insurance Code (CIC) Section 10090(b) specifies that one purpose of the California FAIR Plan Association ("FAIR Plan") is to assure the availability in California of "basic property insurance" defined in CIC Section 10091(c) as "insurance against direct loss to real or tangible personal property at a fixed location in those geographic or urban areas designated by the commissioner, from perils insured under the standard fire policy...".

WHEREAS, CIC Section 10091(c) identifies the perils that FAIR Plan shall, at a minimum, cover, but does not state whether that coverage shall be offered on an actual cash value basis or on a replacement cost basis.

WHEREAS, FAIR Plan's dwelling coverage currently does not offer as optional coverages 1) replacement cost coverage for contents; or 2) separate debris removal coverage.

THEREFORE, it is ordered that FAIR Plan revise its basic property insurance policy to offer, as optional coverages, replacement cost coverage for contents in an amount not to exceed the contents policy limit of liability, and debris removal in an amount not to exceed 5% of the combined limits of liability of Coverages A, B and C, as purchased by the insured. FAIR Plan shall prepare and submit a rate and form filing to the Commissioner by March 1, 2016 that reflects the new optional coverages.

WHEREAS, certain FAIR Plan policyholders who have properties eligible for dwelling replacement cost coverage have not selected this coverage (for which there is no additional charge).

WHEREAS, FAIR Plan automatically includes inflation guard coverage on all policies which have replacement cost coverage (for which there is no additional charge except for

premium increases associated with future increases in the dwelling limit).

THEREFORE, it is ordered that FAIR Plan shall automatically include its dwelling replacement cost endorsement on all eligible dwellings, for both new business and renewals, unless the applicant or policyholder affirmatively declines this coverage.

THEREFORE, it is ordered that FAIR Plan amend its underwriting guidelines so that all eligible properties will automatically carry replacement cost and inflation guard coverage, unless the applicant or policyholder affirmatively declines this coverage.

WHEREAS, coverage through FAIR Plan is typically obtained through an insurance broker, not directly through FAIR Plan, and consumers should be encouraged to use the services of a broker when seeking coverage through FAIR Plan. The California Department of Insurance (CDI) licenses more than 90,000 brokers that are California residents and that are eligible to write basic property insurance. At present, only approximately 6,600 brokers are registered with FAIR Plan to write FAIR Plan business and consumers do not have an easy way to identify them, which may negatively impact the availability of basic property insurance through FAIR Plan.

THEREFORE, it is ordered that FAIR Plan create and place on its website a consumer-friendly data base that permits consumers to search for brokers who have registered with FAIR Plan. This database shall identify one or more registered brokers in closest proximity to the applicant's property based upon USPS Zip Code.

WHEREAS, at present, persons seeking basic property insurance through FAIR Plan in certain designated areas throughout the state must provide a written statement to FAIR Plan that, after diligent effort, they have been unable to obtain insurance from an admitted insurer or surplus line broker, and list the names of at least three admitted insurers or surplus lines brokers from whom they have attempted but have been unable to obtain insurance.

WHEREAS, basic property insurance coverage through FAIR Plan should be made available to any person seeking basic property insurance who has been unable to obtain insurance through the admitted or surplus lines market.

THEREFORE, it is ordered that, for all geographic areas in California, persons seeking basic property insurance through FAIR Plan need not show that they have unsuccessfully

attempted to obtain insurance through the normal market provided by admitted insurers or surplus lines brokers, because the Commissioner finds that this erects an artificial barrier preventing or delaying consumers from obtaining coverage. Pursuant to CIC Section 10090(c), all persons are encouraged to obtain property insurance through the normal insurance market, and FAIR Plan should continue to remind its policyholders to search the normal insurance market for coverage. Nothing in this order shall be construed as altering the requirement that before a property can be insured by FAIR Plan, it must meet reasonable underwriting standards including, but not limited to, physical condition of the property, property use or housekeeping, or other characteristics of ownership, condition, occupancy or maintenance that violate public policy and/or result in unreasonable risk of loss. This order is issued pursuant to the authority of CIC Sections 10091(c) and 12921, and shall be effective immediately. However, unless a date is specified for implementing any part of this Order, FAIR Plan shall implement this Order within 120 days of the date this Order is executed by the Department, unless extended by the Commissioner. Dated: By Insurance Commissioner