NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

JOSEPH R. KOLBE,

Appellant,

V.

DEPARTMENT OF INSURANCE,

Appellee.

Appellee.

DEPARTMENT OF INSURANCE,

Appellee.

Appellee.

Opinion filed May 30, 2003.

Appeal from the Department of Insurance.

Justin E. LaVan of Mararca & Landry, P.C., Des Moines, Iowa, and Todd A. Strother of Bradshaw, Fowler, Proctor, & Fairgrave, P.C., Des Moines, Iowa, for Appellant.

Richard J. Santurri, Tallahassee, for Appellee.

NORTHCUTT, Judge.

We affirm the final order of the Department of Insurance denying Joseph R. Kolbe's application for licensure as a general lines agent. We remand for correction of a scrivener's error in the administrative law judge's recommended order. The order

states that Kolbe admitted in his application for a license that he "misrepresented" a clause in a policy. The record demonstrates that he admitted "misinterpreting" a clause. We direct that the recommended order be corrected.

STRINGER and KELLY, JJ., Concur.