

Julian Bunting
April 11, 1994
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8. Prudential agrees not to seek to enforce the covenant not to compete contained in the Plaintiff's contracts with respect to property and casualty business.
9. Plaintiffs agree that they will not voluntarily institute, directly or indirectly, any further complaints with the Texas Department of Insurance, the Texas Attorney General's Office, the Office of Public Insurance Counsel or any other regulatory agency with regard to the issues resolved by this Agreement. The Plaintiff further agrees that they will notify the Texas Department of Insurance, the Texas Attorney General's Office and the Office of Public Insurance Counsel that they have resolved to their satisfaction their disputes with Prudential as to Article 21.11-1.
10. The Parties agree that the settlement negotiations and the settlement are confidential and they will not disclose the fact of settlement or its terms.
- 11. This offer applies to all Plaintiffs, except Phil Morris and Tom Ferguson.
12. Plaintiffs agree to return all material received from Prudential or used by the Plaintiff in connection with marketing or binding Prudential policies. These documents include all marketing material bearing Prudential's name, logo or trademark. Plaintiff further agree to remove all signs or other materials indicating an association with Prudential and will not hold themselves out to the public as representatives of Prudential in any capacity.
13. The Parties further agree that this settlement in principle is subject to final documentation agreeable to the Parties.
14. Prudential will provide monthly statements showing which policies have been renewed and the severance payments due. The rights of the Parties regarding the severance payments are outlined in the Settlement Agreement.