Notice 10-1: Allowances for Certain Sales Practices Guidance Policy

From the Georgia Structural Pest Control Commission

Rule 620-2-.01(u) states in part that “… no licensee shall operate under more than one name, and a separate licensee shall be required for each different name under which a business entity operates”. Rule 620-3-.02(1)(e) states in part that “The Licensee shall be responsible for registering all non-certified employees involved in the solicitation or performance of pest control work with the Secretary”.

To facilitate the sales and servicing of pest management accounts operating in multiple states, the Georgia Structural Pest Control Commission provides the following allowances to the above noted Rules for Trade Association Collectives and corporate offices and/or out of state branches of Georgia licensees. These allowances apply only to the sales of pest management accounts operating in multiple states.

1. The sale of services for pest management accounts operating in multiple states may be performed by a Trade Association Collective or corporate and/or out of state branch offices of a Georgia licensee without meeting the requirements of the above noted Rules.
2. All service of pest management accounts operating in multiple states that are physically located in Georgia must be performed by a company licensed under the Rules of the Act.
3. These services must be performed by Georgia certified or registered employee.
4. These services must be made in compliance with the Rules of the Act.
5. All records of these services, with the exception of any sales agreement, must comply with the Rules of the Act and be maintained according the Rules of the Act by the licensee that performed the actual service.