**Section 210.150 Other Business**

No other business, except one licensed by the Department, may be conducted *within any office suite, room or place of business in which any other business* *is solicited or engaged in* unless authorized in writing by the licensed location unless authorized in writing by the Director. [815 ILCS 122/3-5(g)] If written authorization is required pursuant to Section 3-5(g) of the Act, the Director's authorization will be predicated upon the licensee agreeing to the following:

a) That the authorization will not conceal nor facilitate concealment of an evasion of the Act;

b) To comply with any State or federal statute or regulation;

c) To obtain any license or registration required by a federal, State or local government agency to engage in the other business authorized;

d) That the Division may examine all records and investigate any or all transactions of the licensee;

e) The Director retains the right, upon notice and opportunity to be heard, to alter, amend or revoke an other business authorization;

f) That, if any federal or State statute or regulation, regardless of when enacted, prohibits the activity, the authorization shall become null and void immediately;

g) At the time of making a request, the licensee shall pay to the Director a nonrefundable other business authorization request fee of $100;

h) At the time of renewing the annual license, the licensee shall pay to the Director the sum of $25 for each other business authorization. Regardless of the number of licensed locations, only one fee per other business authorization is required.