

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, CHANCERY DIVISION**

2016CH09210
CALENDAR/ROOM 07
TIME 00:00
Injunction

PEOPLE OF THE STATE OF ILLINOIS, *ex rel.*)
ANNE MELISSA DOWLING, ACTING DIRECTOR)
OF INSURANCE OF THE STATE OF ILLINOIS,)

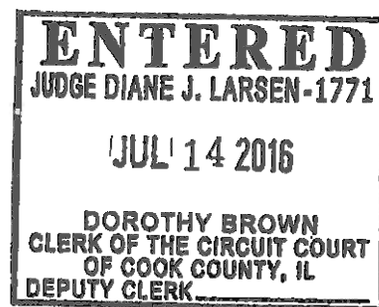
Plaintiffs,)

v.)

LAND OF LINCOLN MUTUAL HEALTH INSURANCE)
COMPANY, an Illinois Domestic Mutual Insurance)
Company)

Defendant.)

No.:



AGREED ORDER OF REHABILITATION

THIS CAUSE COMING TO BE HEARD upon the Verified Complaint for Rehabilitation filed herein by THE PEOPLE OF THE STATE OF ILLINOIS, upon the relation of ANNE MELISSA DOWLING, Acting Director of Insurance of the State of Illinois (the “Director”), seeking an Agreed Order of Rehabilitation against Land of Lincoln Mutual Health Insurance Company (“Land of Lincoln”) pursuant to the provisions of Article XIII, 215 ILCS 5/187 *et seq.*, of the Illinois Insurance Code, 215 ILCS 5/1 *et seq.*, (the “Code”); the Court having jurisdiction over the parties hereto and the subject matter hereof; the Court having reviewed the pleadings filed herein and having considered arguments of counsel thereon, and the Court then being otherwise advised in the premises, and for good cause appearing therefore;

THE COURT FINDS THAT:

1. Sufficient cause exists for the entry of an order for rehabilitation of the Defendant, Land of Lincoln, including the fact that a majority of its board of directors voted to consent to the entry of an Agreed Order of Rehabilitation; and

2. Pursuant to Section 191 of the Code, 215 ILCS 5/191, the entry of this Order creates an estate comprising of all of the liabilities and assets of Land of Lincoln; and

3. There being no just reason for delaying enforcement or appeal of this Agreed Order, this Agreed Order is a final order within the meaning of Illinois Supreme Court Rule 307(a)(5); and

4. The Rehabilitator's statutory authority includes, without limitation, the following:
- a. Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is vested by operation of law with title to all property, contracts, and rights of action of Land of Lincoln; and
 - b. Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is entitled to immediate possession and control of all property, contracts, and rights of action of Land of Lincoln; and
 - c. Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is authorized to remove any and all records and property of Land of Lincoln to her possession and control or to such other place as may be convenient for purposes of the efficient and orderly administration of Land of Lincoln's rehabilitation; and
 - d. Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator is authorized to deal with the property, business, and affairs of Land of Lincoln in her name as Director or in the name of Land of Lincoln; and

- e. Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator, without the prior approval of the Court, is authorized to sell or otherwise dispose of any real or personal property of Land of Lincoln, or any part thereof, and to sell or compromise all debts or claims owing to Land of Lincoln having a value in the amount of Twenty-Five Thousand Dollars (\$25,000.00), or less. Any such sale by the Rehabilitator of the real or personal property of Land of Lincoln having a value in excess of Twenty-Five Thousand Dollars (\$25,000.00), and sale or compromise of debts owing to Land of Lincoln by the Rehabilitator where the debt owing to Land of Lincoln exceeds Twenty-Five Thousand Dollars (\$25,000.00) shall be made subject to the approval of the Court; and
- f. Pursuant to Section 192(3) of the Code, 215 ILCS 5/192(3), the Rehabilitator is authorized to bring any action, claim, suit or proceeding against any person with respect to that person's dealings with Land of Lincoln including, but not limited to, prosecuting any action, claim, suit, or proceeding on behalf of the policyholders, beneficiaries or creditors of Land of Lincoln; and
- g. Pursuant to Section 194(a) of the Code, 215 ILCS 5/194(a), the rights and liabilities of Land of Lincoln, and of its policyholders, creditors, and all other persons interested in Land of Lincoln's assets, are not fixed as of the date of the entry of the order of rehabilitation prayed for herein; and
- h. Pursuant to Section 194(b) of the Code, 215 ILCS 5/194(b), the Rehabilitator may, within two (2) years after the entry of the Agreed Order prayed for herein or within such further time as applicable law permits, institute an action, claim, suit, or proceeding upon any cause of action against which the period of limitation

fixed by applicable law had not expired as of the filing of the complaint upon which said order was entered; and

- i. Subject to the provisions of Section 202 of the Code, 215 ILCS 5/202, the Rehabilitator is authorized to appoint and retain those persons specified in Section 202(a) of the Code, 215 ILCS 5/202(a), and to pay, without the further order of the Court, from the assets of Land of Lincoln, all administrative expenses incurred during the course of the rehabilitation of Land of Lincoln; and
- j. Pursuant to Section 203 of the Code, 215 ILCS 5/203, the Rehabilitator shall not be required to pay any fee to any public officer for filing, recording or in any manner authenticating any paper or instrument relating to any proceeding under Article XIII of the Code, nor for services rendered by any public officer for serving any process; and
- k. Pursuant to the provisions of Section 204 of the Code, 215 ILCS 5/204, the Rehabilitator may seek to avoid preferential transfers of Land of Lincoln's property and to recover such property or its value, if it has been converted.

IT IS HEREBY ORDERED THAT:

A. Anne Melissa Dowling, Acting Director of Insurance of the State of Illinois, and her successors in office, is affirmed as the statutory Rehabilitator (the "Rehabilitator") of Land of Lincoln, with all of the powers appurtenant hereto.

B. The Rehabilitator, subject to the further orders of the Court, is authorized to take such actions as the nature of the cause and the interests of Land of Lincoln, its policyholders, beneficiaries, creditors, or the public may require including, but not limited to, the following:

- i. Taking immediate possession and control of the property, books, records, accounts, business and affairs, and all other assets of Land of Lincoln, and of the premises occupied by Land of Lincoln for the transaction of its business, and such further actions as the nature of this cause and the interests of Land of Lincoln's policyholders, beneficiaries, creditors or the public may require;
 - ii. Acting either in her name as the Rehabilitator of Land of Lincoln, or in the name of Land of Lincoln, to sue and defend, and to settle claims on behalf of Land of Lincoln, or for the benefit of Land of Lincoln's policyholders, beneficiaries and creditors; and
 - iii. The Rehabilitator may continue to pay claims as they come due, at level (d) of the statutory schedule of priorities, 215 ILCS 5/205(1)(d), that are within the coverage of the health insurance policies issued by Land of Lincoln.
- C. The caption in this cause and all pleadings filed in this matter shall hereafter read:

**"IN THE MATTER OF THE REHABILITATION OF
LAND OF LINCOLN MUTUAL HEALTH
INSURANCE COMPANY"**

D. All costs of these proceedings shall be taxed and assessed against Land of Lincoln.

E. Pursuant to Section 189 of the Code, 215 ILCS 5/189, the Court hereby issues the following mandatory and prohibitive injunctions:

- i. In accordance with Section 191 of the Code, *supra*, all persons, companies, and entities shall immediately release their possession and control of any and all property, contracts, and rights of action of Land of Lincoln to the Director including, but not limited to, bank accounts and bank records, premium and

related records, and claim, underwriting, accounting and litigation files, as follows:

- a. All accountants, auditors, actuaries, and attorneys of Land of Lincoln having knowledge of this Agreed Order are ordered to deliver to the Rehabilitator, at her request, copies of all documents in their possession or under their control concerning or related to Land of Lincoln, and to provide the Rehabilitator with such information as she may require concerning any and all business and/or professional relationships between them and Land of Lincoln, and concerning any and all activities, projects, jobs and the like undertaken and/or performed by them at the request of Land of Lincoln, or its agents, servants, officers, trustees, directors, third party administrators and/or employees, or which Land of Lincoln may be, or is, entitled to as the result of its relationship with such accountants, auditors, actuaries, and attorneys; and
- b. Land of Lincoln and its directors, trustees, officers, agents, third party administrators, servants, representatives and employees, and all other persons and entities having knowledge of this Agreed Order are ordered to give immediate possession and control to the Rehabilitator of all property, business, books, records and accounts of Land of Lincoln, and all premises occupied by Land of Lincoln for the transaction of its business; and
- c. All banks, brokerage houses, financial institutions and any and all other companies, persons or entities having knowledge of this Agreed Order are

ordered to immediately deliver any and all such assets and/or records to the Rehabilitator; and

- ii. Land of Lincoln and its directors, trustees, officers, agents, third party administrators, servants, representatives and employees, and all other persons and entities having knowledge of this Agreed Order are enjoined and restrained from transacting any business of Land of Lincoln, or disposing of any of Land of Lincoln's property or assets, without the express written consent of the Rehabilitator, or doing or permitting to be done any action which might waste the property or assets of Land of Lincoln, until the further order of the Court; and
- iii. The directors, trustees, officers, agents, third party administrators, servants, representatives and employees of Land of Lincoln, and all other persons and entities, including Land of Lincoln's policyholders and creditors, having knowledge of this Agreed Order are enjoined and restrained from bringing or further prosecuting any claim, action or proceeding at law or in equity or otherwise, whether in this State or elsewhere, against Land of Lincoln, or its property or assets, or the Director as its Rehabilitator, except insofar as those claims, actions or proceedings arise in or are brought in these rehabilitation proceedings; and from obtaining, asserting or enforcing preferences, judgments, attachments or other like liens, including common law retaining liens, or encumbrances or the making of any levy against Land of Lincoln, or its property or assets while in the possession and control of the Rehabilitator; and from interfering in any way with the Rehabilitator in her possession or control of the

property, business, books, records, accounts, premises and all other assets of Land of Lincoln, until the further order of the Court; and

- iv. Any and all claimants and creditors of Land of Lincoln having knowledge of this Agreed Order, whether an individual, aggregation of individuals, business entity (either incorporated or unincorporated), governmental entity, or any other person or entity, except for the Rehabilitator, are enjoined and restrained from setting off or netting monies owed Land of Lincoln without the prior leave of this Court;
- v. Any and all banks, brokerage houses, financial institutions and any and all other companies, persons or entities having knowledge of this Agreed Order, and having in its possession accounts and any other assets which are, or may be, the property of Land of Lincoln, are enjoined and restrained from disbursing or disposing of said accounts and assets and are further enjoined and restrained from disposing of or destroying any records pertaining to any business transaction between Land of Lincoln, and such banks, brokerage houses, financial institutions, companies, persons or entities having done business, or doing business, with Land of Lincoln, or having in its possession assets which are, or may be, the property of Land of Lincoln; and
- v. All agents, brokers and producers of Land of Lincoln, and their respective agents, servants, representatives and employees, and all other persons or entities having knowledge of this Agreed Order are enjoined and restrained from returning any unearned premiums or any money in their possession, or under their control, collected from premiums, contributions or assessments upon policies, contracts or certificates of insurance or reinsurance previously issued by Land of Lincoln, to

policyholders, beneficiaries, certificate holders or others, and all said agents, brokers and producers and their respective agents, servants, representatives and employees are directed to turn overall such funds in their possession or under their control, or to which they may hereafter acquire possession or control, to the Rehabilitator in gross and not net of any commissions which may be due thereon; and

- vi. The Director is vested with the right, title and interest in all funds recoverable under treaties and agreements of excess insurance or reinsurance heretofore entered into by or on behalf of Land of Lincoln, and all insurance and reinsurance companies and entities that assumed liabilities from Land of Lincoln arising under either contracts, policies, certificates, treaties or agreements of insurance or reinsurance issued by Land of Lincoln and having knowledge of this Agreed Order are enjoined and restrained from making any settlements with any claimant or policyholder of Land of Lincoln, or any other person other than the Rehabilitator, except with the written consent of the Rehabilitator, or when the insurance or reinsurance contract, policy, certificate, treaty or agreement lawfully provides for payment to or on the behalf of Land of Lincoln's insured by the assuming reinsurer; and
- vii. Until such time that the Rehabilitator is able to demonstrate to the Court that there is a good faith basis for believing that all claims falling at levels (a)-(d) of the statutory schedule of distribution, 215 ILCS 5/205(1)(a)-(d), can be paid in full, or until the further order of this Court, there is a moratorium on the payment of any

and all claims falling below level (d) of the of the statutory schedule of priorities;
and

F. Any acts or omissions of the Rehabilitator in connection with the rehabilitation, shall not be construed or considered to be a preference within the meaning of Section 204 of the Code, 215 ILCS 5/204, notwithstanding the fact that any such act or omission may cause a policyholder, claimant, beneficiary, third party or creditor to receive a greater percentage of debt owed to or by Land of Lincoln than any other policyholder, claimant, member, third party or creditor in the same class; and

G. The Court retains jurisdiction in this cause for the purpose of granting such other and further relief as the nature of this cause and the interests of Land of Lincoln, its policyholders, beneficiaries and creditors, or of the public, may require and/or as the Court may deem proper in the premises.

ENTERED:

Presiding Judge

Of Counsel:

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