At the Supreme Court of the State of New York, County of Albany, at the courthouse, 16 Eagle Street, County and City of Albany, State of New York, on the 9+hday of November 2012.

HON. RICHARD M. PLATKIN, J.S.C.

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In the Matter of

PRESENT

Index No. 000097/2006

the Rehabilitation of

ORDER OF LIQUIDATION

FRONTIER INSURANCE COMPANY

Benjamin M. Lawsky, Superintendent of Financial Services of the State of New York 
("Superintendent"), having moved this Court by order to show cause ("Order to Show Cause") 
for an order converting the rehabilitation proceeding of Frontier Insurance Company ("Frontier") 
to a liquidation proceeding, and upon reading the petition of the Superintendent, duly verified the 
18th day of July, 2012; the affidavit of Al Escobar, Chief Executive Officer of Frontier, sworm to 
July 17, 2012, and the exhibits annexed thereto; all answering and reply papers; all prior 
proceedings and papers in this proceeding, this Court finds that:

- Frontier was placed into rehabilitation and the Superintendent and his successors
  in office were appointed Rehabilitator by order of the Supreme Court of the State of New York,
  County of New York ("Rehabilitation Order") entered October 15, 2001;
  - 2. Frontier is insolvent;
  - Further efforts to rehabilitate Frontier would be futile:
- Frontier is subject to the New York Insurance Law ("Insurance Law") and, particularly, to Article 74 thereof; and

Albany County Clerk Document Number 11276357 Rovd 11/16/2012 2:31:02 PM  It is in the best interest of all persons concerned that, based upon Article 74 of the Insurance Law, the Superintendent should be appointed Liquidator and vested with title to all of Frontier's property, contracts and rights of action and directed to liquidate its business and affairs;

NOW, on motion of the Honorable Eric T. Schneiderman, Attorney General of the State of New York, it is hereby

## ORDERED as follows:

- 1. The relief requested in the petition for an order of liquidation is granted;
- The rehabilitation proceeding of Frontier is converted to a liquidation proceeding;
- 3. The Superintendent, and his successors in office, are appointed Liquidator of Frontier and are: (i) vested with all powers and authority expressed or implied under Insurance Law Article 74, in addition to the powers and authority set forth in this Order; (ii) vested with title to all of Frontier's property, contracts and rights of action as of the date of entry of this Order; and (iii) directed to liquidate Prontier's business and affairs in accordance with Insurance Law Article 74.
- The Liquidator may deal with the property and business of Frontier in its name or in the name of the Liquidator;
- 5. The injunctions provided for in the Robabilitation Order and in Insurance Law Section 7419 are continued and granted, including permanently enjoining and restraining all persons from: () transacting Frontier's business; (ii) wasting or disposing of Frontier's property (iii) interfering with the Superintendent as Liquidator in the possession, control or management of Frontier's property or in the discharge of his duties; (iv) commencing or prosecuting any actions, lawsuits, or proceedings against Frontier or the Superintendent as Liquidator, and (v) obtaining preferences, judgments, attachments or other liens or making levy against Frontier's or property or any part thereof;
- 6. All parties are permanently enjoined and restrained from commencing or prosecuting any actions or proceedings, or efforts to collect on debts or judgments, ngainst Frontier, the Liquidator or the New York Liquidation Bureau, their present or former employees or attorneys, with respect to this proceeding or the discharge of their duties under Insurance Law Article 74 to Takha- to The Company of the Company of their duties of their duties under Insurance Law Article 74 to Takha- to The Company of the Company of their duties of their duties under Insurance Law Article 74 to Takha- to The Company of the Company of their duties o

proceeding or the discharge of their duties under Insurance Law Article 74 In relation to Francisco To The Insurance and restraints for fight a page paragraph S and 6 this Order shall not apply to apply after the father that Cart of this order start of the proceeding of the Insurance of the Cart of a catans or proceedings Congressed or protected with the paragraph of this Cart @

- 7. All parties to actions, lawauits and special or other proceedings in which Frontier is obligated to defend a party pursuant to an insurance policy, bond, contract or otherwise are enjoined and restrained from proceeding with any applications for judgment or proceedings on settlement or judgment and the making of all lieus, levies or other efforts to execute or collect on debts or judgments for a period of 90 days from the entry of this Order.
- All persons who have first-party or New York Comprehensive Automobile Insurance Reparation Act (No Fault) policyholder loss claims against Frontier are enjoined and restrained from presenting and filing claims with the Liquidator for a period of 90 days from the entry of this Order:
- 9. The Liquidator is vested with all of Frontier's rights under all its contracts and agreements, including all leases, tax agreements, insurance policies and employment contracts, however described, unless the Liquidator expressly terminates such contracts or agreements, in which case all liability under such contracts or agreements, in which case all liability under such contracts or agreements, in which case and be fixed as of the date of remination:
- 10. Any bank, savings and loan association, other financial institution or any other entity or person, which has on deposit or in its possession, custody or control of any of Frontier's funds, accounts or assets shall immediately, upon the Liquidator's request and direction: (i) turn over custody and control of such funds, accounts or assets to the Liquidator, (ii) transfer title of such funds, accounts or assets to the Liquidator, (iii) change the name of such accounts to the name of the Liquidator, (iv) transfer that from such bank, savings and loan association or other financial institution to a bank; savings and loan association or other financial institution to a bank; savings and loan association or other financial institution designated by the Liquidator, or (v) take any other action necessary for the proper conduct of the liquidation proceeding.
- 11. All persons or entities having any property and/or information, including, but not limited to, insurance policies, claims files (electronic or paper), onfiware programs, and/or bank records owned by, belonging to or relating to Frontier, shall preserve such properly and/or information and immediately, upon the Liquidator's request and direction, assign, transfer, turn over and deliver such property and/or information to the Liquidator.
- 12. The Liquidator is authorized, permitted and allowed to sell, assign or transfer any and all stocks, bonds or other securities, and any other personal property of Frontier at market price or at the best price obtainable at private sale, at such times and upon such terms and conditions as, in his discretion, he deems is in the best interest of the creditors of Frontier, and to take such steps as may be necessary to effect and carry out such sales, transfers and assignments;
- In the event that the Liquidator shall seek to sell, assign or transfer any real property of Fronties, abattor enter into any agreement with either of Frontier

and/or otherwise select of space of assets of Frontier exceeding \$2,500 in value

Insurance Group, LLC or Lancer Financial Group, Ino., such sale, assignment 13.565 Feb. transfer, or the effectiveness of such agreement shall be subject to the approval of this Court; such approval shall be sought by motion of the Laquidator to this Court upon notice to counsel for those individuals and entities that submitted answering papers pursuant to the Order to Show Cause.

- 14. As set forth in Insurance Law Section 7433(b)(2), the Liquidator shall, within thirty days after the last day set for filing claims, make a list of all persons whose name appears on the boot of more of the company as policyholders or claimants; each person whose name appears upon such list shall be deemed to have duly filed a proof of claim prior to the last days et for the filing of claims.
- 15. Subject to the provision of Insurance Law Section 7433(b)(2) referred to above, in accordance with Insurance Law Section 7432(b), all persons who may have claims against Frontier shall present the same to the Liquidator at the offices of the New York Liquidation Bureau, 110 William Street, New York 10038, Alm: Creditor and Ancillary Operations Division, within four months of the date of entry of this Order, and proofs of claim (as described in Insurance Law Section 7433(b)), but, no such claim shall share in the distribution of the assets until all allowed claims, proofs of which were filled (or deemed filed pursuant to Insurance Law Section 7433(b)) but, no such claim shall share in the distribution of the assets until all allowed claims, proofs of which were filled (or deemed filed pursuant to Insurance Law Section 7433(b)(2)) before such specified date, have been paid in fall with interest:
- The Liquidator is authorized to pay actual and necessary administrative costs and expenses of Frontier out of the assets of Frontier:
- If, within the rehabilitation proceeding that is hereby converted into a liquidation proceeding, a claim was previously adjudicated and allowed, such
- claim shall be an allowed claim for the purposes of the liquidation proceeding without further filing or proceeding;

  > 17-a. The Laterim Procedure. Order and all apparaturesty must American Shall remain in effect
- 18. Any person who has a cause of action against an insured of Frontier under a liability insurance policy issued by Frontier, shall have the right to file a claim in the proceeding, even though the claim is contingent, and such claim may be allowed in accordance with Article 74 of the Insurance Law.
- Under the direction of this Court any distribution of assets, including payment in respect of claims, shall be in accordance with the priorities set forth in Insurance Law Article 74;
- The Liquidator may at any time make further application to this Court for such further and different relief as he sees fit;

- The Liquidator shall serve a copy of this Order upon (i) Al Escobar, Chief Executive Officer of Frontier, 195 Lake Louise Marie Road, Rock Hill, NY 12775; (ii) Lancer Financial Group, Inc., 370 West Park Avenue, Long Beach, NY 11561; (iii) Walther, Roark & Gay, PLC, Attorneys for Commonwealth of Kentucky Department of Workers' Claims and Kentucky Coal Employers' Self-Insurance Guaranty Fund, (Jonathan L. Gay, of counsel), 163 East Main Street, Suite 200, P. O. Box 1598, Lexington, KY 40588-1598; (iv) Hargrayes McConnell & Costigan, P.C., Attorneys for Commonwealth of Kentucky Department of Workers' Claims and Kentucky Coal Employers' Self-Insurance Guaranty Fund, (John McConnell, of counsel), The Heimsley Building, 230 Park Avenue, New York, NY 10169; (v) Stuart F. Delery, Acting Assistant Attorney General, Attorney for the United States, (Frances M. McLaughlin, of counsel), United States Department of Justice, Civil Division, P. O. Box 875, Ben Franklin Station, Washington, DC 20044; (vi) Ficara & Associates, P.C., Attorneys for Callon Petroleum, The Martin Family Charitable Trust and Logo Holdings, LLC, (Donald J. Cayea, of counsel), 155 Pinelawn Road, Suite 240N, Melville, NY 11747; (vii) Amstein & Lehr, LLP, Attorneys for The Martin Family Charitable Trust, (Mary Cannon Veed, of counsel), 120 South Riverside Plaza, Suite 1200, Chicago, IL 60606, (viii) Wharton Law Group, Attorneys for Logo Holdings, LLC, (Margaret A. Wharton, of counsel), 456 South Central Avenue, P. O. Box 621172, Oviedo, FL 32762-1172; (ix) Chadbourne & Parke, LLP, (Richard G. Liskov, of counsel), 30 Rockefeller Plaza, New York, NY 10011, (x) Morrison Cohen LLP, Attorneys for Unit 82 Joint Venture, (Y. David Scharf, of counsel), 909 Third Avenue, New York, NY 10022; (xi) Patrick F. Adams, P.L.L.C., Attorney for St. John's the Baptist Diocesan High School, (Gary A. Pagliarello, of counsel), 3500 Sunrise Highway, Building 300, Great River, NY 11739; (xii) Lazlo Komjathy, Jr., Esq., Attorney for California Department of Insurance, Legal Division, Corporate Affairs Bureau, 45 Fremont Street, 24th Fl., San Francisco, CA 94105; (xiii) Locke Lord, LLP, Attorneys for Frontier Insurance Company Coordinating Committee, (Thomas W. Jenkins, of counsel), 111 South Wacker Drive, Chicago, IL 60606;
- Such notice shall inform all creditors, claimants and other interested persons that this Order has been entered;
- 24. The notice prescribed in decretal paragraphs 21 and 22 hereof is sufficient notice to all persons interested in Frontier;

- 25. This Court shall retain jurisdiction over this matter for all purposes;
- 26. The caption to this proceeding is hereby amended as follows:

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ALBANY

In the Matter of

the Liquidation of

FRONTIER INSURANCE COMPANY.

- 27. All further papers in this proceeding shall bear the above amended caption.
- The Liquidator shall serve a conformed copy of this order upon the county clerk and the clerk of the trial support office for amendment of this Court and computer records.

ENTER

UON BICHARD PLATKIN, A.J.S.

Albany County Clerk Document Number 11276357 Rovd 11/16/2012 2:31:02 PM

## NEW YORK LIQUIDATION BUREAU 110 WILLIAM STREET NEW YORK, NEW YORK 10038 (212) 341-6755

To all persons or entities interested in the affairs of

## FRONTIER INSURANCE COMPANY

## Notice is Hereby Given:

- I. Benjamin M. Lawsky, Superintendent of Financial Services of the State of New York. ("Superintendent") has been appointed by order of the Supreme Court of the State of New York. Albuny County ("Court"), entered [Insert Date] (the "Liquidation Order"), as the liquidator (the "Liquidator") of Frontier Insurance Company ("Frontier") and, as such, has been: (i) vested with all powers and authority expressed or implied under New York Insurance Law "Catter State 1, and authority expressed or implied under New York Insurance Law "Catter State 1, and authority set forth in the Liquidation Order, in the Liquidation of the Liquidation Order, and (til) directed to liquidate Frontier's business and affairs in accordance with Insurance Law Article 74. The Liquidation has under Insurance Law Article 74. The Liquidation has under Insurance Law Article 74. The Liquidation flavor Insurance Law Article 74. The Liquidation flavor Insurance Law Article 74. The Liquidation flavor Insurance Law Article 74. The Liquidation Bureau, Plant State ("Acting Special Deputy") as his agent to liquidate the business of Frontier. The Acting Special Deputy carries out his duties through the New York Liquidation Bureau, 110 William Street, New York, New York, 10038.
- II. The Liquidator may deal with the property and business of Frontier in its name or in the name of the Liquidator.
- III. All persons are permanently enjoined and restrained from: (i) transacting Frontier's business; (ii) westing or disposings of Frontier's property; (iii) interfering with the Superintendent as Liquidator in the possession, control or management of Frontier's property or in the discharge of his daties; (iv) commencing or prosecuting surp actions, lawsuits, or proceedings against Frontier or the Superintendent as Liquidator; and (v) obtaining proferences, judgments, attachments or other liens or making levy against Frontier's property or any part threet).
- IV. All parties are permanently enjoined and restrained from commencing or prosecuting any actions or proceedings, or efforts to collect on dobts or judgments, against Frontier, the Liquidator or the New York Liquidation Bureau, their present or former employees or attorneys, with respect to this proceeding or the discharge of their duties under Insurance Law Article 74.
- V. All parties to actions, lawsuits and special or other proceedings in which Frontier is obligated to defend a party pursuant to an insurance policy, bond, contract or otherwise are enjoined and restrained from proceeding with any applications for judgment or proceedings on settlement or judgment and the making of all liters, levies or other efforts to execute or collect on debts or judgments for a period of 90 days from the date of entry of the Liquidation Order.

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- VI. All persons who have first-party or New York Comprehensive Automobile Insurance Reparation Act (No Fault) policyholder loss claims against Frontier are enjoined and restrained from presenting and filing claims with the Liquidator for a period of 90 days from the date of entry of the Liquidation Order.
- VII. The Liquidator is vested with all of Frontier's rights under all its contracts and agreements, including all leases, tax agreements, insurance policies and employment contracts, however described, unless the Liquidator expressly terminates such contracts or agreements, in which case all liability under such contracts or agreements shall cease and be fixed as of the date of termination.
- VIII. Any bank, savings and loan association, other financial institution or any other entity or person, which has on deposit or in its possession, custody or control of any of Frontier's funds, accounts or assets shall immediately, upon the Liquidator's request and direction: (i) turn over custody and control of such funds, accounts or assets to the Liquidator, (ii) transfer title of such funds, accounts or assets to the Liquidator, (ii) transfer title of such the Liquidator, (iv) transfer funds from such bank, savings and loan association or other financial institution to eshant, savings and loan association or or other financial institution of each such as such as the country of the proper conduct of the liquidator; or (v) take any other action necessary for the proper conduct of the liquidation proceeding.
- IX. All persons or entities having any property and/or information, including, but not limited to, insurance policies, claims files (electronic or paep), advance postices, and/or bank records owned by, belonging to or relating to Frontier, shall preserve such property and/or information and immediately, upon the Liquidator's request and direction, assign, transfer, turn over and deliver such property and/or information to the Liquidator.
- X The Liquidator is authorized, permitted and allowed to self, assign or transfer any and all stocks, bonds or other securities, and any other personal property of Frontier at market price or at the best price obtainable at private sale, at such times and upon such terms and conditions as, in his discretion, he deems is in the best interest of the creditors of Prontier, and to take such steps as may be necessary to effect and carry out such asks, transfers and assignments.
- XI. In the event that the Liquidator shall seek to sell, assign or transfer any real property of Frontier undor; enter into any agreement with either of Frontier learnance Group, LIC or Lancer Financial Group, Inc., such sale, assignment, transfer, or the effectiveness of such agreement shall be subject to the approval of the Court; such approved shall be sought by motion of the Liquidator to the Court upon notice to coursel for those individuals and entities that submitted answerine panears pursuant to the Order to Show Cause.
- XII. As set forth in Insurance Law Section 7433(b)(2), the Liquidator shall, within thirty days after the last day set for filing claims, make a list of all persons whose name appears on the books and records of the company as policyholders or claimants, each person whose name appears upon such list shall be deemed to have duly filed a proof of claim prior to the last day set for the filine of claims.

XIII. Subject to the provision of Insunnoe Law Section 7433(b)(2) referred to above, in accordance with Insurance Law Section 7432(b), all persons who may have claims against Frontier shall present the same to the Liquidator at the offices of the New York Liquidation Bureau, 110 William Street, New York, New York, New York, New Amir. Creditor and Ancillary Operations Division, within four months of the date of entry of the Liquidation Order, and proofs of claim (as described in Insurance Law Section 7432(b), but, no such claim shall share in the distribution of the assets until all allowed claims, proofs of which were filed or december of pursuant to Insurance Law Section 7432(b)(2)) before such specified date, have been paid in full with interest.

- XIV. The Liquidator is authorized to pay actual and necessary administrative costs and expenses of Frontier out the assets of Frontier.
- XV. If, within the rehabilitation proceeding that has been converted into a liquidation proceeding, a claim was previously adjudicated and allowed, such claim shall be an allowed claim for the purposes of the liquidation proceeding without further filing or proceeding.
- XVI. Any person who has a cause of action against an insured of Frontier under a liability insurance policy issued by Frontier, shall have the right to file a claim in the proceeding, even though the claim is contingent, and such claim may be allowed in accordance with Article 74 of the Insurance Law.
- XVII. Under the direction of the Court any distribution of assets, including payment in respect of claims, shall be in accordance with the priorities set forth in Insurance Law Article 74.
- XVIII. The Liquidator may at any time make further application to the Court for such further and different relief as he sees fit.
- XIX. The Court shall retain jurisdiction over this matter for all purposes.
- XX. All communications relating to Frontier and to the liquidation thereof should be addressed to:

New York Liquidation Bureau 110 William Street New York, New York 10038

Attn.: General Counsel

(212) 341-6560

BENJAMIN M. LAWSKY Superintendent of Financial Services of the State of New York as Liquidator of Frontier Insurance Commany

MICHAEL J. CASEY Acting Special Deputy Superintendent and Agent for the Superintendent as Liquidator of Frontier Insurance Company