FILED IN DISTRICT COURT
OKLAHOMA COUNTY

STATE OF	OKLAHOMA 70 2018
STATE OF OKLAHOMA, ex rel. JOHN D. DOAK, Insurance Commissioner,	RICK WARREN COURT CLERK)
Plaintiff,))
vs. UNION MUTUAL INSURANCE COMPANY, a licensed domestic mutual insurer in the State of Oklahoma,)) Case No. CJ-2014-59))
Defendant.	,

IN THE DISTRICT COURT OF OKLAHOMA COUNTY

ORDER GRANTING PLAINTIFF STATE OF OKLAHOMA, ex rel. JOHN D. DOAK, AS RECEIVER FOR UNION MUTUAL INSURANCE COMPANY'S, APPLICATION FOR EXIT FROM RECEIVERSHIP

Before this Court is the Application of Plaintiff John D. Doak, as Receiver for Union Mutual Insurance Company ("UMIC"), for Exit from Receivership. The Receiver represents to the Court that UMIC has reached the goals set forth in its Exit Plan and is now ready to resume operations subject to the supervision of the Oklahoma Insurance Department ("OID"). Accordingly, for good cause shown, the Court finds the Application should be granted, and finds and orders as follows:

- 1. The Receiver has performed all duties required of him by law or this Court, and is discharged as Receiver; provided, however, nothing in this discharge shall be deemed in any way to affect the right of the Receiver to reenter these proceedings and seek reappointment as Receiver pursuant to 36 O.S. § 1914.
- 2. The Receiver is granted the authority to destroy Receivership records at his sole discretion.
- 3. The Receiver is granted the authority to pay any unpaid expenses of the Receivership in his discretion and subject to his approval.
 - 4. The Receiver, Assistant Receiver and their employees and retained counsel

responsible for the conduct of these proceedings continue to be entitled to the full protection of 3.6 O.S. § 1937.

- 5. All injunctions and stays previously entered by the Court remain in full force and effect, and this Court retains exclusive jurisdiction for the enforcement thereof. All claims of liability against UMIC or the Receiver, Assistant Receiver or their former or present employees or counsel, except as specifically provided for, are forever barred and extinguished completely. This includes any liability arising before the entry of the Order Approving Application for Exit from Receivership, whether or not such liability has been reduced to judgment, liquidated or unliquidated, contingent or non-contingent, asserted or unasserted, fixed or unfixed, matured or unmatured, disputed or undisputed, legal or equitable, known or unknown, and any such claims shall be expunged and/or released by the holder thereof, and in no event shall UMIC, the Receiver, Assistant Receiver or their employees or counsel have any liability for any of the claims so extinguished, or any other claim.
- 6. The Court retains exclusive jurisdiction of these proceedings to enforce the Order Approving Application for Exit from Receivership, to resolve all disputes, if any, that may arise concerning the performance of such Order Approving Application for Exit from Receivership and to hear all other proceedings necessary for the terminations of these proceedings.

Accordingly, the Court hereby orders that UMIC should be allowed to exit from the Receivership and Rehabilitation process and to resume possession of its property and the conduct of its business under supervision of the OID, as set forth in 36 O.S. §1910. The Court further Orders that the Receiver is discharged subject to the foregoing.

IT IS SO ORDERED.

FOR Judge of the District Court Davis 11/30/18

Respectfully submitted,

GIBBS ARMSTRONG BOROCHOFF B.C

George Gibbs, OBA No. 1/1843

Jamie A. Rogers, OBA No. 19927

Zachary T. Young, OBA No. 22776

601 South Boulder Ave., Suite 500

Tulsa, OK 74119

918/587-3939

918/582-5504 facsimile

ggibbs@gablawyers.com

jrogers@gablawyers.com

zyoung@gablawyers.com

ATTORNEYS FOR PLAINTIFF