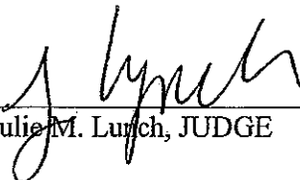




3. Pursuant to R.C. 3903.42 and R.C. 3903.46(A), approving the reserve of \$35,000 from the assets of the Proliance estate for the Liquidator's payment of administrative expenses after February 18, 2011. As of the time of closing, \$27,146.73 of this sum remains due to the payment of reasonable closing related administrative expenses since February 18, 2011 and prior to closure of this estate. Pursuant to R.C. 3903.42 and R.C. 3903.46(A), the Court further approves the Liquidator's pre-payment of \$27,146.73 of the Proliance estate's unpaid administrative expenses related to the closure of the Proliance estate. The payment and receipt of these funds shall be reported respectively in the Proliance final accounting and the LMI periodic accountings, but the expenditure of it is not separately tracked, accounted for or reported pursuant to the provisions of paragraph 3 on page 8 of the AOP attached as Exhibit C to the Liquidator's Motion and Application that apply to Closed and Closing Estates.
4. Pursuant to R.C. 3903.46(A), the Liquidator and her designee are hereby authorized to retain limited authority for the following purposes: (a) filing a final accounting with the Court; (b) filing a final audit report with the Court; (c) executing the Proliance 2010 and 2011 tax returns and filing the returns with the Internal Revenue Service in the manner provided by law; and (d) and taking all related actions as authorized or as deemed necessary and appropriate by the Liquidator to close the Proliance liquidation estate and carry out various sections of R.C. Chapter 3903 and the orders of this Court.
5. Pursuant to R.C. 3903.46(A) and related sections, the Liquidator shall proceed to close Proliance's bank accounts immediately following the final distribution authorized herein.
6. Pursuant to 3903.20, the corporate entity of Proliance Insurance Company is hereby dissolved.
7. Pursuant to R.C. 3903.46(A) and 3903.48, the Court hereby approves, authorizes and ORDERS the destruction of the Proliance and Liquidator books, records and documents as follows: (a) all remaining pre-liquidation books and records in any medium, shall be immediately destroyed; (b) all remaining post-liquidation books and records in any medium that the Liquidator determines are no longer essential, or that are not required to be maintained shall be immediately destroyed; (c) all other books, records and documents in any medium shall be destroyed on or after the date three (3) years following the date of the order granting this application; and (d) finding that the Liquidator has no duty or obligation to preserve books, records or documents in any medium or anything else related to Proliance as possible discovery or evidence in any litigation or contested matter.
8. Pursuant to R.C. 3903.46(A), the Court finds that Proliance's remaining physical assets are uneconomic to distribute, and ORDERS that such physical assets are hereby abandoned.
9. Pursuant to R.C. 3903.46(A), the Court finds that all open subrogation claims are uneconomic to collect, and ORDERS the abandonment of uncollected subrogation claims.

10. Pursuant to R.C. 3903.46(A) and R.C. 3903.07, the Liquidator is hereby discharged and all protections afforded under R.C. 9.86, 9.87, 109.36 to 109.366 [109.36.6] are afforded to the Liquidator, her predecessors and successors, any and all former and current deputy liquidators, any former and current employee of the Ohio Department of Insurance, any former or current employee appointed by the Superintendent as Liquidator, and any former or current employee who serves under the Liquidator.
11. Pursuant to R.C. 3903.46(A) and R.C. 3903.07, the Liquidator her predecessors, successors and any and all deputy rehabilitators, deputy liquidators, agents or employees of the Liquidator and employees of the Ohio Department of Insurance, are hereby released of all claims and liability of any nature whatsoever and whenever incurred (including but not limited to costs, expenses and attorneys' fees) relating to, involving or arising out of any and all actions, decisions, conduct, transactions, or events that were alleged or that could have been alleged in the Proliance rehabilitation and liquidation proceedings or in any other litigation that in any way relates to or involves Proliance, the Proliance rehabilitation and liquidation proceedings, or any proceedings related to Proliance or the Proliance rehabilitation and liquidation proceedings.
12. All other matters regarding the liquidation of Proliance have been finalized in accordance with the Orders of this Court, and effective immediately following the final distribution authorized herein, the Proliance liquidation estate is closed and this case is terminated.

  
Julie M. Lurch, JUDGE

APPROVED:

MIKE DEWINE  
Attorney General State of Ohio

By Special Counsel:

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Liquidator of Proliance Insurance Company*