

**IN THE COURT OF COMMON PLEAS
FRANKLIN COUNTY, OHIO**

MARY JO HUDSON, Ohio Superintendent of Insurance, in her Capacity as Liquidator of Personal Physician Care, Inc.,
Plaintiff,
v.
PERSONAL PHYSICIAN CARE, INC.,
Defendant.

Case No. 98CVH08-6251
Judge Stephen L. McIntosh

ORDER APPROVING LIQUIDATOR’S MOTION FOR UNDELIVERABLE ZERO VALUE DETERMINATIONS, TO DETERMINE CERTAIN UNDELIVERABLE CLAIMS AS “UNCLAIMED FUNDS,” AND FOR DISALLOWANCE OF CLAIMS

This matter came before the Court upon the Motion To Approve Liquidator’s Undeliverable Zero Value Determinations, To Determine Certain Undeliverable Claims As “Unclaimed Funds,” And For Disallowance Of Claims filed by Mary Jo Hudson, Ohio Superintendent of Insurance, in her capacity as Liquidator (the “Liquidator”) of Personal Physician Care, Inc. (“PPC”) (the “Motion”), wherein the Liquidator has sought an Order:

(1) Approving the Liquidator’s zero value determinations and disallowance of the claims filed against PPC which are identified on Exhibit “A” to the Motion as having a zero value (“Zero Valued Undeliverable Claims”);

(2) Disallowing the claims identified on Exhibit “A” to the Motion as having a value greater than zero (“Valued Undeliverable Claims”), and finding that any distribution of proceeds from the PPC liquidation estate to which such claimants submitting the Valued Undeliverable Claims may otherwise be entitled be determined to be “unclaimed funds”

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and be utilized in the distribution to all other claimants as provided under Ohio Revised Code (“R.C.”) Sections 3903.45 and .42;

(3) Disallowing and forever barring the Zero Valued Undeliverable Claims and the Valued Undeliverable Claims (collectively the “Undeliverable Claims”); and

(4) Discharging and fully releasing the Liquidator, her predecessors, successors, assigns and any and all deputy liquidators, agents, attorneys and employees of the Liquidator, from any and all liability and responsibility related to the treatment and determinations of the Undeliverable Claims.

Upon consideration of the Liquidator’s Motion, and its accompanying Memorandum in Support and Exhibits, the Court finds the Motion is well taken and it is hereby ORDERED, ADJUDGED and DECREED as follows:

(1) The Liquidator’s zero value determinations and disallowance of the Zero Valued Undeliverable Claims identified on Exhibit “A” to the Motion are approved;

(2) The Valued Undeliverable Claims identified on Exhibit “A” attached to the Motion are disallowed, and it is hereby found that any distribution of proceeds from the PPC liquidation estate to which such claimants submitting the Valued Undeliverable Claims may otherwise be entitled are determined to be “unclaimed funds” and that such funds be utilized in the distribution to all other claimants as provided under R.C. Sections 3903.42 and 3903.45;

(3) The Undeliverable Claims identified on Exhibit “A” attached the Motion are disallowed and forever barred; and

(4) the Liquidator, her predecessors, successors, assigns and any and all deputy liquidators, agents, attorneys and employees of the Liquidator, are discharged and fully released from any and all liability and responsibility related to the treatment and determinations of the Undeliverable Claims.

IT IS SO ORDERED.

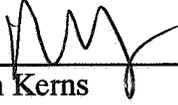
Date: _____

Judge Stephen L. McIntosh

Approved by:

MARC DANN
ATTORNEY GENERAL, STATE OF OHIO

By Outside Counsel:
KEGLER, BROWN, HILL & RITTER
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