

IN THE COURT OF COMMON PLEAS  
FRANKLIN COUNTY, OHIO

MARY TAYLOR,  
Superintendent of Insurance  
in her Capacity as Liquidator of  
The Guarantee Title and Trust Company,

Plaintiff,

vs.

The Guarantee Title and Trust Company,

Defendant.

CASE NO. 08CVH07-10725

JUDGE GUY L. REECE, II

FILED  
COMMON PLEAS COURT  
FRANKLIN CO. OHIO  
2011 MAR -8 AM 9:49  
CLERK OF COURTY

ORDER GRANTING LIQUIDATOR'S MOTION TO DISCONTINUE HANDLING OF  
PROOFS OF CLAIMS IN CLASSES 4 THROUGH 9

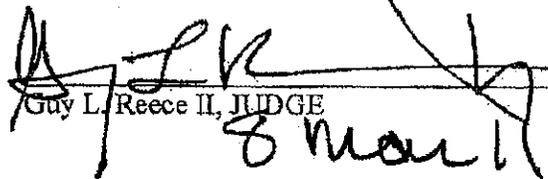
This matter was heard upon the Liquidator's Motion To Discontinue Handling of Proofs of Claims in Classes 4 though 9 pursuant to various sections in the Ohio Insurer's Supervision, Rehabilitation and Liquidation Act, 3903.01 through 3903.59. Upon consideration of the Liquidator's Motion, Memorandum in Support and Exhibits, and matters presented at the continuous hearings in this case, the Court finds that good and sufficient cause exists for the Motion, that the Motion is well-taken, and, it is hereby ORDERED, ADJUDGED and DECREED as follows:

1. The Liquidator shall discontinue her handling of all claims in Classes 4 through 8 and instead the Liquidator shall mail the notice attached to the Motion as Exhibit B to all such claimants via first class mail to the address on the proof of claim form or the last known address provided by the claimant. The notice shall inform the claimants that (i) their proof of claim form states that their claim is not a claim arising under a policy, a claim of a guaranty association or a claim of the federal government and therefore is a claim that falls into a priority level below Classes 2 or 3; (ii) that a distribution, if any is made in this liquidation, will be made only to a priority level above Class 3; (iii) the proof of claim will not be further reviewed, investigated, determined or adjudicated on its merits because there are insufficient assets in the

GTT estate with which to make any distribution on the claim. The Liquidator will not be required to do anything further in the event the notice letter is returned as a result of an incorrect address with no forwarding address.

2. The Liquidator shall do nothing further in regard to Class 9 claims because the only Class 9 claims in the liquidation were withdrawn pursuant to a settlement agreement approved in this case and in *Hudson v Likens, et al.*, Franklin C.P. Case No. 09CV06-9350.
3. The Liquidator may in this case exclude all claims in Classes 4 through 9 from a report of claims filed pursuant to R.C. 3903.43(A).

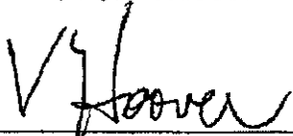
It is so ORDERED.

  
Guy L. Reece II, JUDGE

APPROVED:

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Attorney General State of Ohio

By Special Counsel:  
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