

JAN 23 2020

At 11:00 a M.  
Velva L. Price, District Clerk

NO. D1-GV-13-000384

|                              |   |                          |
|------------------------------|---|--------------------------|
| STATE OF TEXAS               | § | IN THE DISTRICT COURT OF |
| <i>Plaintiff,</i>            | § |                          |
|                              | § |                          |
| v.                           | § |                          |
|                              | § | TRAVIS COUNTY, TEXAS     |
|                              | § |                          |
| UNIVERSAL HMO OF TEXAS, INC. | § |                          |
| <i>Defendant</i>             | § | 345th JUDICIAL DISTRICT  |

**ORDER TERMINATING RECEIVERSHIP AND  
DISCHARGING RECEIVER AND SPECIAL DEPUTY RECEIVER**

On this day the Court considered the *Verified Application to Terminate Receivership and Discharge Receiver and Special Deputy Receiver* (“Application”) filed by Prime Tempus, Inc., Special Deputy Receiver (“SDR”) of Universal HMO of Texas, Inc. (“Universal Texas”). The Application requests an order pursuant to Texas Insurance Code §§ 443.153, 443.352, and 443.354 which:

- a) Authorizes the SDR to transfer the remaining assets and unclaimed distributions;
- b) Dissolves the charter of Universal Texas;
- c) Terminates the Receivership;
- d) Authorizes the provision of tax information for the consolidated return;
- e) Discharges the SDR and the Receiver; and
- f) Authorizes the SDR and the Receiver to take such other actions necessary to effectuate the purposes of this Court’s Order.

The Application was submitted to the Special Master appointed in this cause (“Special Master”) in accordance with the Order of Reference to Master entered on May 22, 2013 (“Order of Reference”). The Special Master issued a report pursuant to Rule 171 of the Texas Rules of

Civil Procedure, which is incorporated into this Order by reference, recommending and finding as follows:

1. This Court has jurisdiction over the subject matter of this Application under Texas Insurance Code Chapter 443;
2. The Order of Reference provides under Section III that the subject matter of this Application is referred to the Special Master;
3. The Application was submitted to the Special Master in accordance with the Order of Reference;
4. Notice of the Application was provided in accordance with the Texas Insurance Code § 443.007 and the Order of Reference; and
5. The Application should be granted in all respects.

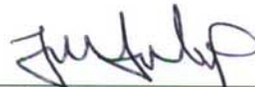
After considering the pleadings, the evidence submitted, and the recommendation of the Special Master, the Court now grants the Application in all things and ORDERS, ADJUDGES and DECREES that:

1. The Application is approved in all respects;
2. The Affidavit of Craig A. Koenig and each of its exhibits are admitted into evidence. The facts contained in the Application, the Craig A. Koenig Affidavit and the exhibits to the Craig A. Koenig Affidavit are prima facie proof of the matters asserted in those documents;
3. The Court finds that the SDR sought to locate each holder of a claim whose distribution remains unclaimed, and authorizes the unclaimed distributions set forth in Exhibit D to the Application to be transferred to the Commissioner to be placed

into a segregated unclaimed funds account pursuant to Texas Insurance Code § 443.304, to be administered as set forth in that statute,

4. The SDR and the Receiver are authorized to provide any tax information deemed appropriate to the Trustee of Universal Health Care Group, Inc. ("Trustee") for purposes of the consolidated tax return, either before or after the closing;
5. The SDR is entitled to destroy or transfer to the Trustee any documents not deemed necessary to be retained by the Receiver or the SDR;
6. The accounting provided by the SDR is in all things approved;
7. The transfer and distribution of assets set forth in the Application is approved;
8. The charter of Universal HMO of Texas, Inc. is dissolved.
9. The SDR may file a certificate attesting to completion of the acts set forth in this order. The SDR may take such other steps as are reasonably required to implement the steps set forth in the Application.
10. The Receiver and the SDR are discharged from all further responsibility, claim, duty, liability or obligation with regarding to Universal HMO of Texas, Inc. This proceeding is terminated, and the Receiver and the SDR are discharged from any further responsibility, claim, duty, liability or obligation in this proceeding. This is a final and appealable judgment that concludes all matters in this proceeding.

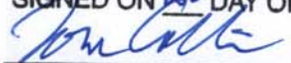
SIGNED THIS 23<sup>rd</sup> DAY OF January, 2020.



TIM SULAK  
DISTRICT JUDGE PRESIDING

PROPER NOTICE GIVEN.  
NO OBJECTION FILED.  
SUBMITTED

RECOMMENDED  
SIGNED ON 20<sup>th</sup> DAY OF Jan. 2020



TOM COLLINS, RECEIVERSHIP SPECIAL MASTER